MORTGAGE AND RELEASE RECORD

	MORTGAGE	3.		
KNOW ALL MEN BY THESE PRESENTS, That	gravitation and the state of th	The state of the s	The state of the s	spelderseerentersterreigen (dat fer breferiete).
part	of the first part, for and in	consideration of the sur	ı of	
ne receipt of which is hereby acknowledged, hamortgaged an	d heroby mortgageunto L	YNDE-BOWMAN-DAT	BY COMPANY, a corporation	, at Muskogee, Okla-
oma, its successors or assigns, the following property, situated in				
and the second s				
and the state of t				
		0 0 0		
and the state of t	in in an in seminarion in inc	*		************************************
anginanjagunanuminananyajanaka amu nanganana ya				
gether with all the improvements thereon and the appurtenance	as thereuste belonging or in s	nywisa annortaining		***************************************
And the partof the first part hereby covenant,that at	t the delivery of this mortgag	e	the lawful ownerof the	ne said property, and
ized of a good and indefeasible estate of inheritance therein, free tle to and possession of the same unto LYNDE-BOWMAN-DAI nomscover. All rights of homestend exemption are hereby expre				
たいしゅうしょ しんしん いんしゅう しゅうしゅ あんりょう 急 しゅうしょん まんり				
This mortgage is given to secure the payment of the said su wing by the partof the first part to LYNDE-BOWMAN-DA				
prowith, due				
inually, and at ten per cent. after maturity; said interest evidence				
<u> </u>	the control of the co			
d	earing ten per cent. interest : ANY to the partof the fi	offer maturity. Said nest part.	otes and coupons, and this mo	ortgage, are given for
It is expressly understood and agreed that this mortgage is reby secured, and all interest thereon, at the time and place and ainst the premises when due; and will neither commit nor permyone whomsoever, which, in the opinion of the LYNDE-BOW pressly agreed by said party of the first part that no building or YNDE-BOWMAN-DARBY COMPANY, its successors or assign	the first lien on the premises I in the manner provided in s it any waste upon the premise MAN-DARBY COMPANY, it is other improvements shall be	nereby conveyed; that the aid note and coupons; and will not do or p as successors or assign and are removed from said ore	te partof the first part will and will also pay all taxes an ermit any work or operations will materially depreciate this mises without first obtaining t	pay the indebtedness ad assessments levied upon said premises by s security. And it is the written consent of
YNDE-BOWMAN-DARBY COMPANY, its successors or assign: The partof the first part agreeto procure and maint	s. ain insurance on the building	s located on the said p	remises, in such companies as	LYNDE-BOWMAN-
ARBY COMPANY shall select, in the sum of not less than \$				
a assigned to LYNDE-BOWMAN-DARBY COMPANY, its successing a shove stipulated, or if the first partdoor suffering, LYNDE-BOWMAN-DARBY COMPANY, its successors or defining provide the necessary insurance, and all such sums so expand and expended this mortgage shall stand as security.	essors or assigns, as collateral r assessments levied against the color wherether assigns, may pay such taxes pended shall become at once do	and additional security ne premises, or if the in by this security is impa- and assessments, and ue and shall bear inter	for the indebtedness hereby s surance on the buildings be no red, then, upon the happenin any other surus necessary to p est at the race of ten per cent	ecured. of procured and main- g of any such contin- neserve such security, ,; and for all sums so
Upon payment of said promissory note and interest couplessed at the cost of the first part But it is expressly agree a principal indebtedness secured when due, or any part thereof ntained, then the whole sum hereby secured shall at once, and vecessors or assigns, and shall bear interest thereafter at the rate a foreclosure of this mortgage, and to have the premises sold a	pons, according to the tenor ed that upon a breach of any , or any interest thereon, or without notice, become due a of ten per cent, and LYNDE, and the proceeds thereof appli-	and effect thereof, this covenant, agreement o any tax or assessment, ad payable, at the opti BOWMAN-DARBY COal to the payment of the	mortgage shall become null as warranty herein, or upon fai or to comply with any other or to the try Die-BOWMAN-DA MPANY, its successors or as an indebtedness hereby secured.	nd void, and shall be lure or refusal to pay r requirements herein RBY COMPANY, its igns, shall be entitled accrued interest, and
I costs and expenses, including attorney's fees of	tioner territories and a second			
It is further agreed that immediately upon the filing of a pullect and apply the reats therefrom, less the reasonable expend ceiver, to the appointment of whom the mortgagorhereby correct shall in no case be held to account for any damage nor for hereby expressly waived.	etition in forcelosure the hold- itures, to the payment of said sent; which appointment u any rental other than that as	er of this mortgage shall I indebtedness; and for may be made either before tually received. The s	he entitled to the possession of this purpose the holder hereof re or after the decree of force ppraisement of said premises,	f said premises, and to i shall be entitled to a losure; and the holder if sold on foreclosure,
All covenants and agreements herein contained shall run wi overned and construed by the laws of Oklahoma.	th the land; and this mortgag	e and the evidences of	indebtedness hereby secured s	hall in all respects be
IN WITNESS WHEREOF, The said partof the fire	st part haherounto set.	***	handon this	day of
10			(1)	31
Witnesses				
***			4-7-50-4-8-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-4-	
TATE OF OKLAHOMA,				
Before me,duly commissioned and acting as such, on thisd				
me known to be the identical person who executed the within	n and foregoing mortgage, an	d acknowledged to me	that	
WITNESS my hand and seal as such Notary Public, this	dayτ	· f,	10	
ly commission expires	19		and the same and t	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY This instrument was filed for record on the	, ss.		·c	
Вул улиндарының шаң шаң шаң шаң шаң шаң шаң шаң шаң ша			popyramico materialistico	
	~ulturgs ,			The second of the second