## MORTGAGE AND RELEASE RECORD

pack and the first poorly for min in consideration of the sum of	MORTGAGE.
The receptor of which is beneful extensivinged, butmoretaged and beneful montagemin b XXXIDS-SOWMAN BABIN CONTANY, a corporation, if flushages, Olskams, it is assessed to a second process of the control of the	KNOW ALL MEN BY THESE PRESENTS, That
inguiter with all the improvements threate and this apportunesses threatened belonging or in anytim apportuning.  And the part of the first parts beyond many the comment of the said property, and that is part of the first parts beyond the property and the said property, and that is part of the first parts beyond the property many that are the said property, and the said property and	f
agester with all the improvements thereon and the appartenances thereous belonging or in anywine apport similar.  And the part—of the first junct limited presents. Like a site delivery of this mentages.  And the part—of the first junct limited presents. Like a site of a possible of a pool and indefensible state of the first junction of the present of the second of the present of the part of the present of th	DOLLAR: he receipt of which is hereby acknowledged, hamortgaged and hereby mortgageunto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Musicogee, Okla
gesteer with all the Improvements thereon and the apperlamences thereunts belonging or in anywise apperlaming.  And the part	noma, its successors or assigns, the following property, situated in
gather with all the improvements thereton and the appartnessness thereton belonging on in acquiring apparentations.  And the past	,是一个最后的表现,我们就是是我的人,只要我们的说法,我们是一个人的,我们的人的,我们的人的人,我们的人的人的人的人,我们就是这个人的人,我们就是我们的人。""
griter with all the improvements thereon and the approximances thereunts belonging or in myells apperlationg.  And the part — of the find peer bereity economical that at the delivery of the integrage. — the leveled owner — of the said property, and there of all persons the part — of the find peer bereity economical that at the delivery of the integrage. — the leveled owner — of the said property, and there is not considered by the said manner of the possibility of the part — of the said property of the part — of the first part — of even that delivery to perform the said property of the part — of the first part — of even that the per cent, from their the first part — of even that the per cent, from their the first part — of even that the per cent, from their part — of even that the per cent, from their part — of even that the per cent, from their part — of even that the per cent, from their part — of even that the per cent, from their part — of even that the per cent, from their part — of even that the per cent, from their part — of the part of the part — of	人名英格兰斯 化基础 医电影 医电影 医二氏性 医电子 医二甲基甲基甲基 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
gestler with all the improvements thereon and the apperioanness threeton belonging or in anywire apportaining.  And the part of the first part beretty coverent. Into at the delivery of this mort gage.  And the part of the first part beretty coverent. Into at the delivery of this mort gage.  And the part of the first part beretty coverent. Into at the delivery of this mort gage.  And the part of the first part beretty coverent. Into at the delivery of this mort gage.  And the part of the first	一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
gester with all the improvements thereon and the apparetemances thereunto belonging as in anywine apparetaining.  And the part — of the sing part breety evenuand Into a few delivery of this martingan.  And the part — of the sing part breety evenuand Into a few delivery of this martingan.  But of a peak out indicated center of interface therein, trous clear of all martine promisers and defined the let on any learned or the single part of the same unto 17XDP-20WAMA-DARDY CORPANY, its assessment or nasigns, furever, against tim hardst claims and demands of all partners and promisers. All rights of homested conceptions are breedy experted with the single part of the same and the first part of the same and the	그는 사람이 뭐 하는 것이 있다. 그리는 사고 그는 사람들은 경우를 하는 것들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람
gester with all the improvements thereon and the appartenances thorounts belonging or in anywho appartaining.  And the part—of the field part bereity coronaus	
And the part—of the find part berely covenant. Link at the delivery of this merigage whetever and that will reportly, and and of a good and indefendible sentate of inheritance therein, for an electron of the mid proporty, and a form of the mid proporty, and a form of the mid proporty, and a form of the mid proporty of the first part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY, as evidenced by a certain promisery note, algored by the find part of \$1.700.E.D.YMANDARHY COMMANY is a part of \$1.700.E.D.YMANDARHY COMMANY is a part of \$1.700.E.D.YMANDARHY COMMANY is a part of \$1.700.E.D.YMANDARHY COMMANY to the part of \$1.700.E.D.YMA	The state of the s
ized of a pool and indicacinho catter of the international characteristic forms of the name unto LANDHE GOVIANA DELITY CONTROLLY, it is successor as reading, fewerer, against the insufficial man demonds of all persons housewers. All rights of homoscied exceptions are browly expressly variety.  This mortgage is given to accure to gave agreement of his paid after of the first part (a LIXIDE-BOVIANA DARBY CONTROLLY, is evidenced by a certain premisery note, signed by the first part agreement of the first part (a LIXIDE-BOVIANA DARBY CONTROLLY, is evidenced by a certain premisery note, signed by the first part agree of the first part (a LIXIDE-BOVIANA DARBY CONTROLLY, is evidenced by a certain premisery note, signed by the first part agree of the first part (a LIXIDE-BOVIANA DARBY CONTROLLY, is evidenced by a certain premisery note, signed by the first part agree of the first part (a LIXIDE-BOVIANA DARBY CONTROLLY) and all temper counts of the first part agree of the first part agree to the country of the first part agree of the first part agree to the part (a LIXIDE-BOVIANA DARBY CONTROLLY) and the part (a LIXIDE-BOVIAN	
This mortage is given to search the payment of the not aum of the first part and the first payment of the first part and of even date receivith, disc	
mently, and at ten per cent. after maturity; said interest evidenced by.	eized of a good and indetensible estate of inheritance therein, ree and effect of all incumprances whatever; and that
Deliars, due	
Dollars, due	
Dollars each, due on the	
the carbon loss of money by LYNDE-HOUMAN-DAIDY (CODEANY to the period. ) the first of period of the carbon will premise be represented the carbon of the carbon will premise be represented the carbon of the carbon will be represented by the carbon of the carbon will be represented by the carbon of the carbon will be represented by the carbon of the carbon will be represented by the carbon of the carbon of the carbon of the carbon of the carbon will be represented by the carbon of the carb	,我就是这种的,我就是一个一个一个人,我们就是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
The incapacity undented cold and agreed that this mortgage is the first lies on the premises hereby conveyed; that the pour, of the first part will pay the indebtedness revely securely, and all interest thereous, at the time and pinks and in the manual provided in that indeed and composing and will not do or permit any work or operations upon and premises when they and will not go be premised when they and will not do or permit any work or operations upon and premises will not provide any course of the premises when they are the part that no building or other improvements shall be removed from any work or operations upon and premises without the content of the first part and the provided of the part of th	
The part	and
ARBY COMPANY shall select, in the sum of not less than \$	It is expressly understood and agreed that this mortgage is the first lieu on the premises hereby conveyed; that the part
In case of failure or default in the payment of any taxos or assessments leveled against the premises, or if the insurance on the buildings be not precured and main and and subject to the property of the property of the security is impaired, then, upon the happening of any such continency, LYNDE-BOWMAN-DARBY COMPANY, is auccessor or assigns, may pay such taxoes and assessments, and any other sums no esseary to preserve such security and many provide the necessary insurance, and all such sums so extended shall become not once due and shall been interest it trate of ten pre-cut, and for all sums as a did and promoted that swenges ability of the payment of said promoted that swenges ability of the provided of the provided of the provided that the provided of the provided that the provided that the provided that the provided of the provided that the provided that the provided that the provided provided the provided provided that the provided provided that the provided provided the provided provided the provided provided provided the provided provi	그는 사람들이 하는 하는 바람이 하는 사람들은 사람들이 살았다. 그 사람들이 하는 사람들은 사람들이 가지 않는 사람들이 되었다.
Upon payment of said promissory note, and interest coupons, according to the tonor and effect thereof, this mortgage shall become null and vold, and shall be leased at the cost of the first perial.  But \$\tilde{V}_{int}^{int}\$ is expressly greed (that upon a breach of any cower, it, agreement or warrant) brenis, or upon failure or refusited to pay an principal indebtedness secured when due, of any part thereof, or any interest thereon, or any tax or assessment, or to comply with any other requirements herein the complex of the payment of the payment of the complex of the payment of the indebtedness herein the process of the payment of the indebtedness hereby secured, accrued interest, and the proceeds thereof applied to the payment of the indebtedness hereby secured, accrued interest, and the proceeds the payment of the indebtedness hereby secured, accrued interest, and the proceeds the payment of the indebtedness hereby secured, accrued interest, and the proceeds and expenses, including attorney's fees of.  It is further agreed that in case DXNDE-BOWMAN-DARRY COMPANY, its auccessors or assigns, shall hereafter appear in any court or tribunal whatever, in rater of protect or preserve the title to or possession of said premises, then all costs and expenses, including reasonable attorney's fees, incurred therein, shall at one come due and payable and shall be an interest at the pre-cent, and so often as any proceedings shall be had or taken to forecose this mortgage, the holder herein shall at one security.  It is further agreed that immediately upon the filing of a petition is foreclosurer the holder of this mortgage and the paysession of said premises, and to clear and apply the rents therefron, less the reasonable expenditures, to the payment of said for this purpose the holder hereof shall be entitled to a recent pay the payment of said free the payment of said free the payment of said free the payment of said premises, if sold on foreclosure, thereby said the payment of the payment of the payment of the paym	In case of failure or default in the payment of any taxes or assessments levied against the premises, or if the insurance on the buildings be not procured and mainted as above stipulated, or if the first partdoor sufferto be done, anything whereby this security is impaired, then, upon the happening of any such contiguous, LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, may pay such taxes and assessments, and any other sums necessary to preserve such security in any provide the necessary insurance, and all such sums so expended shall become at once due and shall bear interest at the rate of ten per cent.; and for all sums paid and expended this mortgage shall stand as security.
It is further agreed that in case LNNDE-BOWMAN-DARDY COMPANY, its successor or assigns, shall hereafter appear in any court or tribunal whatever, including reasonable attorney's fees, incurred therein, shall at one come due and payable and shall bear interest at ten per cent, and as often as any proceedings shall be had or taken to forcelose this mortgage, the holder hereof may be used first part	Upon payment of said promissory note and interest coupons, according to the tenor and effect thereof, this mortgage shall become null and void, and shall released at the cost of the first pert But by is expressly agreed that upon a breach of any coven at, agreement or warranty herein, or upon failure or refusal to p the principal indebtedness secured when due, of any part thereof, or any interest thereon, or any tax or assessment, or to comply with any other requirements here contained, then the whole sum hereby secured shall at once, and without notice, become due and payable, at the option of LYNDE-BOWMAN-DARBY COMPANY, as successors or assigns, and shall been interest thereafter at the rate of ten per cent. and LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, and shall been interest thereafter at the rate of ten per cent. and LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be entitled.
All coverants and agreements herein contained shall run with the land; and this mortgage and the evidences of indebtedness hereby secured shall in all respects be overned and construct by the laws of Oklahoma.  IN WITNESS WHEREOF, The said part	s security.
NUTNESS WHEREOF, The said partof the first part hahereunto sethandon thisday o	It is further agreed that immediately upon the filing of a petition in forcelosure the holder of this mortgage shall be entitled to the possession of said premises, and collect and apply the rents therefrom, less the reasonable expenditures, to the payment of said indebtedness; and for this purpose the holder hereof shall be entitled to ecciver, to the appointment of whom the mortgagorhereby consent; which appointment may be made either before or after the decree of forcelosure; and the hold except shall in no case be held to account for any damage nor for any rental other than that actually received. The appraisement of said premises, if sold on forcelosure spreasily waived.
WITNESSES  COUNTY, SS.  Before me,	governed and construed by the laws of Oklahoma
WITNESSES  COUNTY, SS.  Before me,	
Before me,	
Before me,	Witnesses
Before me,	полично поличн
Before me,	
and some known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me that	STATE OF OKLAHOMA, COUNTY, ss.
A	
WITNESS my hand and seal as such Notary Public, this	o me known to be the identical personwho executed the within and foregoing mortgage, and acknowledged to me that
STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the	
STATE OF OKLAHOMA, TULSA COUNTY, ss.  This instrument was filed for record on the	My commission expires
	STATE OF OKLAHOMA, TULSA COUNTY, ss.
3y.	
Deputy. Register of Deeds.	By