MORTGAGE AND RELEASE RECORD

maning a pagagana ang mang bersar ang manana				
e receipt of which is hereby acknowledged, ha,me	rtgaged and hereby mortgage	unto LYNDE-BOWMAN-	DARBY COMPANY, a corpor	DOLLAR ation, at Muskogee, Ok
ma, its successors or assigns, the following property,	situated in	apranium argumente intente	County, Oklahoma, to-v	y i t:
er en		particular experience per excellent feather than the	· 4. sags (4) (44. 44. 44. 44. 45. (44.4) (3) (44.4) (3) (44.4)	(*************************************
and the second of the second o	24.page - 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40 1.40	main alamban da ari empaja da ari empaja da akta	y#y+\$eq+81yyy++e4+849)-xe4+849344444944944494++\$9y##+#	**************************************
	terriner dinament in the secondaria		·····	
	** 11-1-11-11-11-11-11-11-11-11-11-11-11-1			
gether with all the improvements thereon and the a	purtenances thereunto belon	zing or in anywise appertainin	g.	
And the partof the first part hereby covena				and the second second
zed of a good and indefeasible estate of inheritance le to and possession of the same unto LYNDE-BOV nomsoever. All rights of homestead exemption are h	therein, free and clear of all it VMAN-DARBY COMPANY, preby expressly waived.	ncumbrances whatever; and t its successors or assigns, forev	thatwill er, against the lawful claims a	warrant and defend t nd demands of all perso
This mortgage is given to secure the payment of ing by the partof the first part to LYNDE-BO	the said sum of	and the same of the same of the same	missaur note signal by the	DOLLA
rewith, due	10 and bearing 2.4	as evidenced by a certain pro	nussory note, signed by the f	novoblo
nually, and at ten per cent. after maturity; said inter				
many, and as ten per cents after manning; said inte				
y				
d	BY COMPANY to the part	of the first part.	nat the part of the first par	t will pay the indebted
It is expressly understood and agreed that this a reby secured, and all interest thereon, at the time an ainst the premises when due; and will neither commityone whomseever, which, in the opinion of the LYN pressly agreed by said party of the first part that no KNDE-BOWMAN-DARBY COMPANY, its successor The partof the first part agreeto procure	d place and in the manner pr t nor permit any waste upon IDE-BOWMAN-DARBY CO building or other improveme s or assigns. and maintain insurance on t	wided in said note and coup the premises; and will not do MPANY, its successors or ass ats shall be removed from said the buildings located on the sa	ons; and will also pay all tax or permit any work or operat igns, will materially depreciat if premises without first obtain aid premises, in such compani-	es and assessments levions upon said premises this security. And iting the written consenses as LYNDE-BOWM.
ARBY COMPANY shall select, in the sum of not less assigned to LYNDE-BOWMAN-DARBY COMPAN	than \$	with premiums fully s collateral and additional sec	paid, and the policy or polic urity for the indebtedness here	les of such insurance s
In case of failure or default in the payment of a fined as above stipulated, or if the first partdoney, LYNDE-BOWMAN-DARBY COMPANY, its ad may provide the necessary insurance, and all such a id and expended this mortgage shall stand as securit	ny taxes or assessments levie or sufferto be done, anyth accessors or assigns, may pay ums so expended shall becom	I against the premises, or if thing whereby this security is is such taxes and assessments, and once due and shall bear	he insurance on the buildings impaired, then, upon the happ and any other sums necessary interest at the rate of ten per	be not procured and me ening of any such con to preserve such secur cent.; and for all sums
Upon payment of said promissory note and in leased at the cost of the first part But it is exp o principal indebtedness secured when due, or any p ntained, then the whole sum hereby secured shall at coessors or assigns, and shall bear interest thereafter a foreclosure of this mortgage, and to have the pren			this mortgage shall become nent or warranty herein, or upenent, or to comply with any option of LYNDE-BOWMAN Y COMPANY, its successors of the indebtedness hereby see	ull and void, and shall n failure or refusal to other requirements her I-DARBY COMPANY, r assigns, shall be enti- ured, accrued interest,
l costs and expenses, including attorney's fees of			hereafter appear in any court sonable attorncy's fees, incur- aken to forcelose this mortga , expenses and attorncy's fees	or tribunal whatever red therein, shall at c ge, the holder hercof a this mortgage shall st
It is further agreed that immediately upon the f llect and apply the reats therefrom, less the reasons ceiver, to the appointment of whom the mortgager reof shall in no case be held to account for any damp hereby expressly waived.				
All covenants and agreements herein contained soverned and construed by the laws of Oklahoma.				
IN WITNESS WHEREOF, The said part	of the first part ha,he	reunto set	handon this	da;
	******	***************************************	***************************************	
Witnesses		1798. 1495(1998) 7772118	more their courses summer constraints on	
entanogram en mario de mario en mario de mario d	ggs-dega-deg-agberto-dega-ba-badores	ataliyaqidagtaqqiliriyi didbagiyi		14-14
	144784411441114114141414141414144	Prakyragas - conditional property and a supple of the control of t	and an administrating of a factor of the control of the department of the department of the control of the cont	
TATE OF OKLAHOMA,				The state of the s
Before me,			a Notary Public, in and fo	or said County and St
dy commissioned and acting as such, on this	day of	19 perso	nally appeared	
me known to be the identical person,who executed	the within and foregoing me ed, for the uses and purposes	ortgage, and acknowledged to therein set forth, and I hereb	y so certify.	oxecuted the same
WITNESS my hand and seal as such Notary I		•		
ly commission expires	19		nen die een geveel die eerste gevoerd die een die gevoerd die een die	Notary Publi
TATE OF OKLAHOMA, TULSA C	OUNTY, ss.			
This instrument was filed for record on the	day of.,,	granisti sa manasa matang mahinin	A. D. 19	o'clock
Ун торимполичиский простительной простительной селе				