## MORTGAGE AND RELEASE RECORD

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		MORTGAGE		
	N BY THESE PRESENTS, That			
the receipt of which is h homa, its successors or a	ereby acknowledged, hanortgaged an signs, the following property, situated in.	d hereby mortgageunto LY	NDE-BOWMAN-DARBY COMPANY, s County, Oklahor	
17 17				947 - 444 ( <b>)</b>
	1441 - 344 - 24400 - 3440 - 3440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 - 2440 -			
together with all the im	provements thereon and the appurtenance of the first part hereby covenantthat at	es thereunto belonging or in an	ywise appertaining.	
seared of a good and ind title to and possession o whomsoever. All rights	efeasible estate of inheritance therein, frec f the same unto LYNDE-BOWMAN-DAI of homestead exemption are hereby expre	and clear of all incumbrances RBY COMPANY, its successor ssly waived.	whatever; and that	
	given to secure the payment of the said su the first part to LYNDE-BOWMAN-DAN 19.			
annually, and at ten per	cent. after maturity; said interest ovidenc	xed by	interest coupon notes, of even d	late herewith, as follows:
and It is expressly un hereby sceured, and all against the premises wh anyone whomsoever, wh expressly agreed by said LYNDE-BOWMAN-DA	of each year, and by by LYNDE-BOWMAN-DARBY COMP derstood and agreed that this mortgage is nterest thercon, at the time and place and a due; and will neither commit nor permi ieh, in the opinion of the LYNDE-BOW party of the first part that no building or RBY COMPANY, its successors or assigns	aring ten per cent. interest al ANY to the partof the first the first lien on the premises he in the manuer provided in as it any waste upon the premises UAN-DARBY COMPANY, its other improvements shall be 5.	ter maturity. Said notes and coupons, t part. sreby conveyed; that the partof the f id note and coupons; and will also pay ; and will not do or permit any work or successors or assigns, will materially de removed from said premises without firs	and this mortgage, are gi first part will pay the indel all taxes and assessment operations upon said prer preciate this security. A t obtaining the written co
DARBY COMPANY sh be assigned to LYNDE- In case of failure tained as above stipulat geney, LYNDE-BOWM and may provide the ne paid and expended this	ie first part agreeto procure and maintra ill scleet, in the sum of not less than S BOWMAN-DARBY COMPANY, its succo or default in the payment of any taxes or ed, or if the first partdoor suffer N-DARBY COMPANY, its successors or ressary insurance, and all such sums so exp mortgage shall stand as security.	with cssors or assigns, as collateral r assessments levied against th to be done, anything whereby r assigns, may pay such taxes neuded shall become at once du	th premiums fully paid, and the policy and additional security for the indebted premises, or if the insurance on the bu this security is impaired, then, upon the and assessments, and any other sums ne is and shall bear interest at the rate of	or policies of such insuran- tess hereby secured. ildings be not procured an he happening of any such ccessary to preserve such s ten per cent.; and for all
contained, then the who successors or assigns, an to a foreclosure of this 1	f said promissory note and interest coup to first part But it is expressly agree ss secured when due, or any part thereof, to sum hereby secured shall at once, and w i shall bear interest thereafter at the rate e nortgage, and to have the premises sold an	of ten per cent, and LYNDE-E nd the proceeds thereof applied	owman-date of the option of LYNDE-BC OWMAN-DARBY COMPANY, its succ to the payment of the indebtedness her	or upon failure or refusa th any other requirement NWMAN-DARBY COMPA essors or assigns, shall be eby secured, accrued inter
	eluding attorney's fees of ed that in case LYNDF-BOWMAN-DARI rve the title to or possession of said prem and shall bear inferest at ten per cent, ar st part all costs and expenses, and a			iy court or tribunal what s, incurred therein, shall mortgage, the holder her y's fees this mortgage sha
	al that immediately upon the filing of a pe nts therefrom, less the reasonable expendi- nent of whom the mortgagorhereby con a held to account for any damage nor for ed.	tition in forcelosure the hol ler itures, to the payment of said sent; which appointment m any rental other than that act	of this mortgare shull be entitled to the indebtedness; and for this purpose the k ty be made either before or after the de ually received. The appraisement of sa	possession of said premise, older hereof shall be entit eree of forcelosure; and th id premises, if sold on force
governed and construed IN WITNESS W	agreements herein contained shall run wi by the laws of Oklahoma. HEREOF, The said partof the firs			
	Witnesses			
	8 1973 A 1979 A 1970	100-00 -00-00 <sup>-0</sup> -		15575-1768-1555-17768-18746-1859-1874-1875-1874-1875-1874-1875-1874-1875-1874-1875-1874-1875-1874-1875-1875-18
STATE OF OK liefore mo, duly commissioned and	LAHOMA,	ny of	Y, SS. 10personally appeared	n and for said County an
to me known to be the WITNESS my h	identical personwho executed the withir .free and voluntary act and deed, for the and and scal as such Notary Public, this.	n and foregoing mortgage, and uses and purposes therein set	acknowledged to mo that	exceuted the
My commission expires.	zeriteka almidian arminika ya jan arminika ya take na arminika arminika arminika ya take na arminika ya take n Bartu da arminika armi	°		Notary P
STATE OF OK	LAHOMA, TULSA COUNTY, was filed for record on the	, SS.	A. D. 19	at
By	and a second second second states and the second second second	Deputy.	กรุงแหล่งการประเทศการประการประการประการประการประการประการประการประการประการประการประการประการประการประการประกา	Register of 1