MORTGAGE AND RELEASE RECORD

	rst part hahereunto setds
All covenants and agreements herein contained shall run w verned and construed by the laws of Oklahoma.	with the land; and this mortgage and the evidences of indebtedness hereby secured shall in all respect
eiver, to the appointment of whom the mortgagorhereby co cof shall in no case be held to account for any damage nor for hereby expressly waived.	inseas; which appointment may be made either before or after the decree of forcelosite; and the hir rany rental other than that actually received. The appraisement of said premises, if sold on forcelos
It is further agreed that immediately upon the filing of a plect and apply the rents therefrom, less the reasonable expenditure to the accordance to the constitution.	petition in forcelosure the holder of this mortgage shall be entitled to the possession of said premises, ar ditures, to the payment of said indebtedness; and for this purpose the holder hereof shall be entitled nescat; which appointment may be made either before or after the decree of forcelosure; and the he r any rental other than that actually received. The appraisement of said premises, if sold on forcelos
security.	
It is further agreed that in case LYNDE-BOWMAN-DAT ler to protect or preserve the title to or possession of said pre-	RBY COMPANY, its successors or assigns, shall hereafter appear in any court or tribunal whateve mises, then all costs and expenses, including reasonable attorney's fees, incurred therein, shall at and as often as any proceedings shall be had or taken to foreclose this mortgage, the holder hereof a reasonable attorney's fee; and for all such costs, expenses and attorney's fees this mortgage shall s
costs and expenses, including attorney's fees of	мини (Рамичания портавления в место по в портавления в портавления в портавления в портавления в портавления в
ntained, then the whole sum hereby secured shall at once, and coessors or assigns, and shall bear interest thereafter at the rat a foreclosure of this mortgage, and to have the premises sold	upons, according to the tenor and effect thereof, this mortgage shall become null and void, and sha reed that upon a breach of any covenant, agreement or warranty herein, or upon failure or refusal to of, or any interest thereon, or any tax or assessment, or to comply with any other requirements h without notice, become due and payable, at the option of LYNDE-BOWMAN-DARBY COMPANY e of ten per cent, and LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be ent and the proceeds thereof applied to the payment of the indebtedness hereby secured, accrued interest,
eased at the cost of the first part But it is expressly agr o principal indebtedness secured when due, or any part therec	spons, according to the tenor and enect thereof, this mortgage shall become null and void, and shi ceed that upon a breach of any covenant, agreement or warranty herein, or upon failure or refusal to of, or any interest thereon, or any tax or assessment, or to comply with any other requirements h
Then payment of said promiseous unto and integers on	unous, according to the tener and affect thereof this meatings about homes and affect thereof
ued as above stipulated, or if the first partdoor suffer, ney, LYNDE-BOWMAN-DARBY COMPANY, its successors of d may provide the necessary insurance, and all such sums so ex	or assessments levied against the premises, or if the insurance on the buildings be not procured and remote done, anything whereby this security is impaired, then, upon the happening of any such co or assigns, may pay such taxes and assessments, and any other sums necessary to preserve such seem appended shall become at once due and shall bear interest at the rate of ten per cent.; and for all sum
	with premiums fully paid, and the policy or policies of such insurance cessors or assigns, as collateral and additional security for the indebtedness hereby secured.
	ns. ntain insurance on the buildings located on the said premises, in such companies as LYNDE-BOWM
yone whomsoever, which, in the opinion of the LYNDE-BOW pressly agreed by said party of the first part that no building	is the first lien on the premises hereby conveyed; that the partof the first part will pay the indebted and in the manner provided in said note and coupons; and will also pay all traxes and assessments full tany waste upon the premises; and will not do or permit any work or operation upon said premis WMAN-DARBY COMPANY, its successors or assigns, will materially depreciate this security. And or other improvements shall be removed from said premises without first obtaining the written consegns.
It is expressly understood and agreed that this mortgage is the secured, and all interest-thereon, at the time and place are an inst the premises when due and will residue commit you want	is the first lien on the premises hereby conveyed; that the partof the first part will pay the indebted and in the manner provided in said note and coupons; and will also pay all taxes and assessments in the note of the part and taxes are assessments in the part and taxes are assessments.
d	bearing ten per cent. interest after maturity. Said notes and coupons, and this mortgage, are given PANY to the partof the first part.
	Dollars each, due on the
	Dollars, due
	need byinterest coupon notes, of even date herewith, as follows: On
	and bearing interest at
This mortgage is given to secure the payment of the said sing by the partof the first part to LYNDE-BOWMAN-D.	sum of
	ree and clear of all incumbrances whatever; and that
	nees thereunto belonging or in anywise appertaining. at the delivery of this mortgage
	nces thereunto belonging or in anywise appertaining.
	re nganisiran ingganan nggarasiran asarangan na anangan asarangan dan dan anangan manangan masarangan an
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	in
ma, its successors or assigns, the following property, situated i	and hereby mortgageunto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskogee, C