MORTGAGE AND RELEASE RECORD

LARSE WILLIAM PARTY

· · · · · · · · · · · · · · · · · · ·		MORTO			
		3, That			
		mortgaged and hereby mortgage			
		ty, situated in			
		·····			
and the second second		1991.0097.00.000 (4779.00.000 499.000) - 48 49.000 - 49.0000			
		1			
		e appurtenances thereunto belongin			
		e appurtenances thereunto belongin venantthat at the delivery of this			
		ace therein, free and clear of all ince BOWMAN-DARBY COMPANY, its re hereby expressly waived.			
This mort, owing by the par	age is given to secure the payment iof the first part to LYNDE-	t of the said sum of	evidenced by a certain r	promissory note, signed by the	first partof e
annually, and at	en per cent. after maturity; said i	interest evidenced by	interes	st coupon notes, of even date he	rewith, as follows:
		D	ollars, due	e	
		Ď		1 m 1	
and an actual loan of	money by LYNDE-BOWMAN-D	ch year, and bearing ten per cent. DARBY COMPANY to the part	interest after maturity. .of the first part.	Said notes and coupons, and t	his mortgage, are
It is expre hereby secured, a against the premi anyone whomsoe expressly agreed	sly understood and agreed that th and all interest thereon, at the time ses when due; and will neither cor ver, which, in the opinion of the 1 by said party of the first part that	his mortgage is the first lien on the p e and place and in the manner prov minit nor permit any waste upon th LYNDE-BOWMAN-DARBY COMI t no building or other improvements assors or assigns.	remises hereby conveyed ded in said note and co e premises; and will not e ANY, its successors or a shall be removed from a	; that the partof the first ps upons; and will also pay all to do or permit any work or oper assigns, will materially deprecia- said premises without first obta	rt will pay the ind xes and assessmentions upon said pr te this security. Ining the written c
LYNDE-BOWM The part	IN-DARBY COMPANY, its succe	ssors or assigns. cure and maintain insurance on the	buildings located on the	said premises, in such compar	ies as LYNDE-B
-		less than \$ PANY, its successors or assigns, as c			
he assigned to L? In case of	INDE-BOWMAN-DARBY COMP failure or default in the payment	'ANY, its successors or assigns, as c of any taxes or assessments levied :	ollateral and additional s igainst the premises, or i	security for the indebtedness he f the insurance on the buildings	reby secured. i be not procured a
tained as above s gency, LYNDE-I and may provide paid and expende	tipulated, or if the first partd SOWMAN-DARBY COMPANY, if the necessary insurance, and all su d this mortgage shall stand as see	of any taxes or assessments levied a loor sufferto be done, anythin ts successors or assigns, may pay su tch sums so expended shall become a curity.	y whereby this security i ich taxes and assessment it once due and shall be	s impaired, then, upon the har s, and any other sums necessar ar interest at the rate of ten pa	prening of any such y to preserve such r cent.; and for al
Upon pay released at the ec the principal inde contained, then t successors or assi to a forcelosure of	nent of said promissory note and st of the first part But it is bitchness secured when due, or an he whole sum hereby secured shall ans, and shall bear interest thereaf f this morteage, and to have the 1	d interest coupons, according to the expressivagreed that upon a breach up part thereof, or any interest the lationee, and without notice, becom ter at the rate of ten per cent, and l premises sold and the proceeds there	ie tenor and effect there i of any covenant, agree- icon, or any fax or asse- us due and payable, at f LYNDE-BOWMAN-DAR cof applied to the paymer	of, this mortgage shall become ment or warranty herein, or up ssment, or to comply with any he option of LYNDE-BOWMA UBY COMPANY, its successors to of the indebtedness hereby sc	null and void, and on failure or refus other requirement N-DARBY COMP or assigns, shall b cured, accrued into
				•	
It is furth order to protect of become due and p recover from the as security.	er agreed that in case LYNDE-BC or preserve the title to or possessic bayable and shall bear interest at t said first part all costs and er	OWMAN-DARBY COMPANY, its : on of said premises, then all costs an en per cent., and as often as any pro- xpenses, and a reasonable attorney's	uccessors or assigns, sha nd expenses, including r preedings shall be had or i fee; and for all such co	Il hereafter appear in any cou casonable attorney's fees, incu r taken to forcelose this nortg sts, expenses and attorney's fee	rt or tribunal what rred therein, shal age, the holder he s this mortgage sl
	er agreed that immediately upon the the rents therefrom, less the reas ppointment of whom the mortgag case be held to account for any d	he filing of a petition in foreclosure i sonable expenditures, to the paymen orhereby consent; which appoir lainage nor for any rental other that	he holler of this mortgat at of said indebtedness; a atment may be made eith a that actually received.	re shall be entitled to the posses ad for this purpose the holder ler before or after the decree of The appraisement of said pre-	sion of said premis hereof shall be ent foreclosure; and t mises, if sold on fo
All covena		od shall run with the land; and this	mortgage and the evide	nces of indebtedness hereby see	ured shall in all re
			unto set	hand, on this	
4 16 <i>4 - 1</i> 46 - 176 - 166 - 187 - 177 - 177		9	· · · · · · · · · · · · · · · · · · ·	1.021294531531597.0011.0044299.0011.0044099.0011.0011.001	
	Witnesses				
		414748-1843161-141484-344 344-148 813144			
				андалан таман алар жана алар жана жана байта тамат алар тамат тамат тамат такат такат бар жана. Далар - Соблавар тарар улар жана са собла собла да бар да собла такат такат такат такат такат такат такат такат	1. T. L. C. Mark Manufacture (Control of State Street, Stre
				a Notary Public. in and	for said County a
duly commission	ed and acting as such, on this			rsonally appeared.	
to me known to	be the identical personwho exec	nd	gage, and acknowledged	to me that	
WITNES	5 my hand and scal as such Notan	d deed, for the uses and purposes th ry Public, this	day of		
My commission of	xpires		j. za za sa	an an ing ay and and a second s	Notary
	OKLAHOMA, TULSA		and the second of the second of the	,	
ער הבבביי		•			
This instr	ument was filed for record on the.				

382