MORTGAGE AND RELEASE RECORD

MORT	
	and the second s
	or and in consideration of the sum of
the receipt of which is hereby acknowledged, hamortgaged and hereby mortgage homa, its successors or assigns, the following property, situated in	DOLLARS,unto LYNDE-BOWMAN-DARBY COMPANY, a corporation, at Muskogee, Okla-
(annunanamannung)	
аниния актопиручная пинана, проток за применя до полностичность полностичность полностичность полностичность п	nagosin mataragiga ara ar san satamataga sa s an angan aras sama sa aras da ar san aras sa aras sa aras sa aras
And the partof the first part hereby covenantthat at the delivery of this	ing or in anywise appertaining. is mortgagef the said property, and
eized of a good and indefeasible estate of inheritance therein, free and clear of all in itle to and possession of the same unto LYNDE-BOWMAN-DARBY COMPANY, i whomsoever. All rights of homestend exemption are hereby expressly waived.	cumbrances whatever; and that
	as evidenced by a certain promissory note, signed by the first partof even date
	rest atper cent. from date until maturity, payable
	Dollars, due
	interest after maturity. Said notes and coupons, and this mortgage, are given for, of the first part.
It is expressly understood and agreed that this mortgage is the first lien on the nereby secured, and all interest thereon, at the time and place and in the manner programs the premises when due; and will neither commit nor permit any waste upon anyone whomsoever, which, in the opinion of the LYNDE-BOWMAN-DARBY COMERPESS and party of the first part that no building or other improvement LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns.	premises hereby conveyed; that the partof the first part will pay the indebtedness wided in said note and coupons; and will also pay all taxes and assessments levied he premises; and will not do or permit any work or operations upon said premises by IPANY, its successors or assigns, will materially depreciate this security. And it is ts shall be removed from said premises without first obtaining the written consent of
The partof the first part agreeto procure and maintain insurance on the	e buildings located on the said premises, in such companies as LYNDE-BOWMAN-
DARBY COMPANY shall select, in the sum of not less than to easigned to LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns; result in the payment of any taxes or assessments levied ained as above stipulated, or if the first partdoor sufferto be done, anythency, LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, may pay and may provide the necessary insurance, and all such sums so expended shall become	
and and expended this mortgage shall stand as security. Upon payment of said promissory note and interest coupous, according to cleased at the cost of the first part But it is expressly agreed that upon a brea he principal indebtedness secured when due, or any part thereof, or any interest the contained, then the whole sum hereby secured shall at once, and without notice, becomes uccessors or assigns, and shall bear interest thereafter at the rate of ten per cent, and o a forcelosure of this mortgage, and to have the premises sold and the proceeds the	the tenor and effect thereof, this mortgage shall become null and void, and shall be the of any covenant, agreement or warranty herein, or upon failure or refusal to pay acreon, or any tax or assessment, or to comply with any other requirements hereing due and payable, at the option of LYNDE-BOWMAN-DARBY COMPANY, its LYNDE-BOWMAN-DARBY COMPANY, its successors or assigns, shall be entitle treof applied to the payment of the indebtedness hereby secured, accrued interest, and
all costs and expenses, including attorney's fees of It is further agreed that in case LYNDF-BOWMAN-DARBY COMPANY, its refer to protect or preserve the title to or possession of said premises, then all costs occome due and payable and shall bear interest at ten per cent, and as often as any peover from the said first part all costs and expenses, and a reasonable attorney as security.	s successors or assigns, shall hereafter appear in any court or tribunal whatever, in and expenses, including reasonable attorney's fees, incurred therein, shall at one noncecdings shall be had or taken to foreclose this mortgage, the holder hereof me y's fee; and for all such costs, expenses and aftorney's fees this mortgage shall stand
	e the helter of this mortgace shall be entitled to the possession of said premises, and to tent of said indebtedness; and for this purpose the holder hereof shall be entitled to a bintment may be made either before or after the decree of foreclosure; and the holder can that actually received. The appraisement of said premises, it sold on foreclosure
All covenants and agreements herein contained shall run with the land; and the governed and construed by the laws of Oklahoma.	is mortgage and the evidences of indebtedness hereby secured shall in all respects be reunto sethandon this
19,	ан-антирията большинны этогому записания поличания объектору.
Witnesses	Quantitative and a second seco
мененедизи гонизаканты индиварсия индексерторицания менения	Specimento commencialis quantida estrema sudde al bosco contrato conceptua
STATE OF OKLAHOMA,	
more and	rigage, and acknowledged to me thatexecuted the same a therein set forth, and I hereby so certify.
	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, ss.	
By.	Register of Deeds.
Deputy.	Register of Deeds