## MORTGAGE AND RELEASE RECORD

	MORTGA			
KNOW ALE MEN BY THESE PRESENT				
to receipt of which is hereby acknowledged, ham	erty, situated in		.County, Oklahoma, to-wit:	
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		***********************	and the same and t	
gether with all the improvements thereon and	the appurtenances thereunto belonging o	r in anywise appertaining.		
And the partof the first part hereby co				
ized of a good and indefeasible estate of inherit le to and possession of the same unto LYNDE nomsoever. All rights of homestead exemption This mortgage is given to secure the paymenting by the partof the first part to LYNDI	ance therein, free and clear of all incumb -BOWMAN-DARBY COMPANY, its su- are hereby expressly waived.	rances whatever; and that eccssors or assigns, forever, ag	ainst the lawful claims and demands of	defend all perso
This mortgage is given to secure the paymering by the partof the first part to LYNDI rewith, due	nt of the said sum of 2-BOWMAN-DARBY COMPANY, as evi	denced by a certain promisso	ry note, signed by the first parto	f even d
rewith, due				
inuany, and no ten per cour. area materity, and	Dolla	rs, due		
mana and and and and and and and and and				
d	this mortgage is the first lien on the pren me and place and in the manner provided commit nor permit any waste upon the pro- ble LYNDE-BOWMAN-DARBY COMPAN in the building or other improvements shorters or assigns.	nises hereby conveyed; that the d in said note and coupons; a remises; and will not do or pe YY, its successors or assigns, all be removed from said pre-	o partof the first part will pay the ind will also pay all taxes and assess rmit any work or operations upon said will materially depreciate this security nises without first obtaining the writte	ndebted neuts le premise . And n conser
The partof the first part agreeto pr	ocure and maintain insurance on the bu	ildings located on the said pr	emises, in such companies as LYNDE	-BOM 71
ARBY COMPANY shall select, in the Jum of a assigned to LYNDE-BOWMAN-DARBY COM In case of failure or default in the paymer ined as above stipulated, or if the first part ney, LYNDE-BOWMAN-DARBY COMPANY, of may provide the necessary insurance, and all id and expended this mortgage shall stand as a	at of any taxes or assessments levied agai door sufferto be done, anything w . its successors or assigns, may pay such such sums so expended shall become at o	inst the premises, or if the ins rhereby this security is impair taxes and assessments, and a once due and shall bear interc	nurance on the buildings be not procure red, then, upon the happening of any my other sums necessary to preserve st est at the rate of ten per cent.; and for	d and n such con ich secu all sum
Upon payment of said promissory note a cleased at the cost of the first part But it a principal indebtedness secured when due, or natined, then the whole sum hereby secured she cossors or assigns, and shall bear interest there a foreclosure of this mortgage, and to have the costs and expenses, including attornoy's fees or	and interest coupons, according to the t is expressly agreed that upon a breach of any part thereof, or any interest thereof all at once, and without notice, become after at the rate of ten per cent. and LYI e premises sold and the proceeds thereof	tenor and effect thereof, this f any covenant, agreement or n, or any tax or assessment, due and payable, at the optio NDE-BOWMAN-DARBY CO applied to the payment of the	mortgage shall become null and void, warranty herein, or upon failure or re or to comply with any other requirer on of LYNDE-BOWMAN-DARBY CO MPANY, its successors or assigns, shal indebtedness hereby secured, accrued	and shal fusal to nents he MPANY I be enti interest,
I costs and expenses, including attorney's fees of It is further agreed that in case LYNDE- der to protect or preserve the title to or posses come due and payable and shall bear interest at cover from the said first part all costs and security.	f	cessors or assigns, shall herea expenses, including reasonab edings shall be had or taken e; and for all such costs, exp	fter appear in any court or tribunal le attorney's fees, incurred therein, s' ta forcelose this mortgage, the holder enses and attorney's fees this mortgage	whateve hall at hereof shall s
It is further agreed that immediately upon ilect and apply the rents therefrom, less the re- ceiver, to the appointment of whom the mortg- reof shall in no case be held to account for any hereby expressly waived.	the filing of a petition in forcelosure the asonable expenditures, to the payment of agorhereby consent; which appoints damage nor for any rental other than the	holder of this most gage shall of said indebtedness; and for the tent may be made either befor hat actually received. The a	be entitled to the possession of said pre- his purpose the holder hereof shall be re or after the decree of forcelosure; an oppraisement of said premises, if sold on	mises, ar entitled d the he foreclo
All covenants and agreements herein controverned and construed by the laws of Oklahom IN WITNESS WHEREOF, The said part	a.			
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Witnesses		constituent de la constituent	ararellita shinistaniiniinisellä kelinnina araritassa	
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			A CONTRACTOR OF THE PROPERTY O	
Before me.			Notary Public, in and for said Count	y and S
uly commissioned and acting as such, on this	day of	personally	appeared	
o me known to be the identical personwho ex with the identical person	secuted the within and foregoing mortgag and deed, for the uses and purposes there	ge, and acknowledged to me cin set forth, and I hereby so	thatexecuted	the sam
				ry Publ
My commission expires	9			
This instrument was filed for record on the	a. COUNTY, SS.	ne an employee to the second or the second o	' <del>-</del>	k
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