Real Estate Mortgage Record

| O . | This instrument was filed for record on the of May |
|---|---|
| 중 일 - 1282로 발생하다고 5일의 다음 | and duly recorded in Bookon page |
| TO | So Halkley Register of De |
| 물린하는 아이들 모시는 회사를 하다고 말하는 | Ву Depp |
| The Union Central Life Insurance Company | Fcc, \$ |
| 가족 : 100 : 그렇게 하시다. 그렇게 하는 경우 12 전에 이 나타. 이 라이 되는 일본이 된 경우를 되었다. 이 것이 되었 | |
| THIS MONTGAGES Made this the day of | May in the year 19 10 |
| the state of the s | a, mortgagors part of the first part, and THE UNION CENTRAL LI |
| NSULANCE COMPAN), a corporation of Cincinnail, Ohio, mortgagee, in WITNESSETH, That the mortgagoral mortgage to the mortga | igeethe following described real estate, situate in |
| The worthwest quarter (4) of | |
| venter 1/21 all in Township | the northeast quarter (4) of Section & Bighteen (189 north of Runge The |
| each | |
| and the control of the last of the state of t The control of the state | and the state of the The state of the sta |
| and the second of the second o | |
| | |
| | |
| | |
| | |
| | 사용 보고 있다면 보고 있다면 보고 있었다. 그 보고 있는 것은 사용하는 것이 되었다. 그런 것이 되었다. 생각 사용하는 것이 되었다면 보고 있는 것이 되었다면 보고 있는 것이 되었다. 그 것이 되었다. |
| | alige (n. 1875). Program de la companya de la comp Aposto de la companya de la company |
| | |
| | 함께 얼마나 하는 말에게 어느라 제가 하고 있다. 그님, |
| | |
| والتجاشي بالأراء والمناج والمناز والأراز فيحالك والمراج والمراب فالمتاب فيتمان فللما والمتاب والمتاب والمتابية | |
| | |
| | |
| <u>al de la company de la capación de</u> | |
| | |
| | |
| if the Indian Meridian, containing in alla | cres, more or less, according to Government survey thereof, with all improveme |
| hereon and appurtenances thereunto belonging and warrant the title to | to the same, as security to the paynert to it of 4 debt evidenced by certain pron |
| thereon and appurtenances thereunto belonging and warrant the title to fory notes, executed concurrently with this mortgage by the the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of | to the same, as security to the paynert to it of 4 debt evidenced by certain promethy the first part, and payable is mortgage, and described further as, followed by the first part, and payable by the first payable by the fi |
| thereon and appurtenances thereunto belonging and warrant the title to sory notes, executed concurrently with this mortgage by the he party of the second part, or order, and bearing the same date as the lone certain promissory note for the sum of the certain promissory note for the sum of the sum of the certain promissory note for the sum of the sum | to the same, as security to the payment to it of 4 debt evidenced by certain prom Mensace & Chambon, part MN of the first part, and payable is mortgage, and described further as, followed DOLLA DOLLA |
| thereon and appurtenances thereunto belonging and warran the title to the process executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the certain promissory note for the certain promise the certain promise the certain | to the same, as security to the payment to it of 4 debt evidenced by certain pron Mannal Colombia part Mo of the first part, and payable is mortgage, and described further as, followed DOLLA: DOLLA: DOLLA: DOLLA: |
| thereon and appurtenances thereunto belonging and warran the title to sory notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the line certain promissory note for the sum of the certain promissory note for the sum | to the same, as security to the payment to it of 4 debt evidenced by certain prom Command Command Command Command |
| thereon and appurtenances thereunto belonging and warran the title to the process executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the certain promise note that the certain promise note the certain pro | to the same, as security to the payment to it of 4 debt evidenced by certain pron Mennal Colombia part Mo of the first part, and payable is mortgage, and described further as, follows) DOLLA: |
| thereon and appurtenances thereunto belonging and warrant the title to the party of the second part, or order, and bearing the same date as the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the certain promissory note | to the same, as security to the payment to it of 4 debt evidenced by certain promptions of the first part, and payable is mortgage, and described further as, follows: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: To partial payments prior to maturity in accordance with stipulation therein) we maturity being evidenced by interest coupon notes of even date, which draw ten |
| thereon and appurtenances thereunto belonging and warran the title to the party of the second part, or order, and bearing the same date as the long certain promissory note for the sum of the sum of the certain promissory note for the sum of the sum of the certain promissory note for the sum of the sum of the certain promissory note for the sum of t | to the same, as security to the payment to it of 4 debt evidenced by certain pronuncial colored by certain pronuncial colored by certain pronuncial colored by described further as, follows: DOLLA DOLLA DOLLA |
| thereon and appurtenances thereunto belonging and warran the title to the party of the second part, or order, and bearing the same date as the long certain promissory note for the sum of the sum of the certain promissory note for the sum of the sum of the certain promissory note for the sum of the sum of the certain promissory note for the sum of t | to the same, as security to the payment to it of 4 debt evidenced by certain pronuncial colored by certain pronuncial colored by certain pronuncial colored by described further as, follows: DOLLA DOLLA DOLLA |
| thereon and appurtenances thereunto belonging and warrant the title to the year notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the certain promisery note for the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the certain promisery note for the sum of the sum of the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the sum of the certain promisery note for the sum of the certain promisery note for the sum of the sum | to the same, as security to the payment to it of 4 debt evidenced by certain pronuncial colored by certain pronuncial colored by certain pronuncial colored by described further as, follows: DOLLA DOLLA DOLLA |
| thereon and appurtenances thereunto belonging and warrant the title to the process of every notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the certain promisery note for the sum of the sum of the sum of the sum of this mortgage. SECOND.—To pay all taxes, assessed against the said second party on the note of the party of the sum of the sum of the sum of the certain promisery of the certain promisery of the sum of the certain promiser | to the same, as security to the payment to it of 4 debt evidenced by certain promodermant in the first part, and payable is moritage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warrany the title to the year notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the certain promisery note for the sum of the certain promisery note for the sum of the partial of the first part hereby covenant and agreed and the partial of the first part do the first part do the first part of the first part do the partial of the first part of the | to the same, as security to the payment to it of 4 debt evidenced by certain promptions of the first part, and payable is mortgage, and described further as, follows: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: The partial payments prior to maturity in accordance with slipulation therein) we maturity being evidenced by interest coupon notes of even date, which draw ten in the party of the second part as follows: relinquish and waive all rights or radius of homestend exemption and do here to or dolt secured hereby before the same become delinquent and deliver to the site mortgage sund as security for the amount so paid with interest on the first secured hereby before the same become delinquent and deliver to the site mortgage sund as security for the amount so paid with interest of each real estate in as good repair and condition as the same are in at this do for the making and repairing of fences on the place, and such as shall be necessed one responsible joint stock company, approved by the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, and such as shall be necessed to the party of the second part, and such as shall be necessed to the party of the second part. |
| thereon and appurtenances thereunto belonging and warran the little to tory notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the long certain promissory note for the sum of the centre of the centr | to the same, as security to the payment to it of 4 debt evidenced by certain promptions of the first part, and payable is mortgage, and described further as, follows: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: The partial payments prior to maturity in accordance with slipulation therein) we maturity being evidenced by interest coupon notes of even date, which draw ten in the party of the second part as follows: relinquish and waive all rights or radius of homestend exemption and do here to or dolt secured hereby before the same become delinquent and deliver to the site mortgage sund as security for the amount so paid with interest on the first secured hereby before the same become delinquent and deliver to the site mortgage sund as security for the amount so paid with interest of each real estate in as good repair and condition as the same are in at this do for the making and repairing of fences on the place, and such as shall be necessed one responsible joint stock company, approved by the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, at attached, making said insurance payable in case of loss to the party of the second part, and such as shall be necessed to the party of the second part, and such as shall be necessed to the party of the second part. |
| thereon and appurtenances thereunto belonging and warrand the little to the process of the second part, or order, and bearing the same date as the one certain promissory note for the sum of the principal sum in the part of the first part hereby covenant and agreement of the principal sum in this mortage. This part the or claim in this mortage, assessment and charges of every state; steed of the principal sum in the sum of sum of the sum of the sum of sum of the sum of sum of the sum | to the same, as security to the payment to it of 4 debt evidenced by certain promodermants of the first part, and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warran the little to the year notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the second promissory note for the sum of the certain promissory note for the partial of the first part hereby covenant. and agree—FIRST—That partical of the first part do hereby release, notice such rights or claim in this mortgage. SECOND—To pay all taxes, assessed against the suid second party on the not not pay not the payment thereof. If not paid, the holder of relieved to the sum of the payment thereof. If not paid, the holder of relieved to the sum of the renew of the promise insured the continuance of the promise insurable value thereof, with the second party is form of assignment art, as its interest may appear and deliver the policy and renewal receipts of the holder of this mortgage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may e | to the same, as security to the payment to it of 4 debt evidenced by certain prompared by the first part, and payable part and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warrang the title to tory notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the certain promisery note for the sum of the certain promisers until sum of the certain promisers the certain promisery note for the first part do hereby release, notice and rights or claim in this mortgage. SECOND.—To pay all taxes assessed against the said second party on the not not party and it taxes assessed against the said second party of the note of the premisers that the same at the rate of ten per centum per annum and this mortgage that it is not to same at the rate of ten per centum per annum and this mortgage may effect such insurance and the centum per annum and this mortgage may effect such insurance and the centum per annum, and this mortgage may effect such insurance and the centum per annum, and this mortgage may effect such insurance and the centum per annum, and this mortgage may effect such insurance and the centum per annum, and this mortgage may effect such insurance and the centum per annum and this mortgage may effect such insurance and the centum | to the same, as security to the payment to it of 4 debt evidenced by certain prompared by the first part, and payable part and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warrant the title to the protest of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the certain promisery note for the sum of the certain promisers with the certain promisers with the certain promisers the certain promisers of the certain p | to the same, as security to the payment to it of 4 debt evidenced by certain prompared by the first part, and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warran the little to the year notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the second promissory note for the sum of the certain promissory note for the partial of the first part hereby covenant. and agree—FIRST—That partical of the first part do hereby release, notice such rights or claim in this mortgage. SECOND—To pay all taxes, assessed against the suid second party on the not not pay not the payment thereof. If not paid, the holder of relieved to the sum of the payment thereof. If not paid, the holder of relieved to the sum of the renew of the promise insured the continuance of the promise insurable value thereof, with the second party is form of assignment art, as its interest may appear and deliver the policy and renewal receipts of the holder of this mortgage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may effect such insurance and the centum perantum, and this mergage may e | to the same, as security to the payment to it of 4 debt evidenced by certain prompared by the first part, and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warran the little to tory notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the certain promiser until paid. The particle of the first part hereby covenant and agree related such rights or claim in this mortgage, and charges of every state; stored and rights or claim in this mortgage and charges of every note of the sum of | to the same, as security to the payment to it of 4 debt evidenced by certain prompared by the first part, and payable is mortgage, and described further as, follows: DOLLA |
| thereon and appurtenances thereunto belonging and warran the little to the yory notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the second promissory note for the sum of the certain promissory note for the parties of the parties of the parties of the parties of the certain promises and charges of every state; to pay all taxes assessed against the suid scond party on the not made the form of the parties of the payment thereof. If not paid, the holder of niceset on the same at the rate of ten per centum per annum and this mortgage in the parties of the payment of the parties of the payment of the parties of the | to the same, as security to the payment to it of 4 debt evidenced by certain prom Mannal E Mannal payments as follows: part MM of the first part, and payable is mortgage, and described further as, follows: DOLLA DOLLA DOLLA |
| the party of the second part, or order, and bearing the same date as this one certain promissory note for the sum of the certain promiser that the certain promiser than the certain promiser than the certain promiser than the certain promisers that certain promisers the certain promisers of the sum of the | to the same, as security to the payment to it of 4 debt evidenced by certain prom Mannal C |
| thereon and appurtenances thereunto belonging and warran the little to sory notes, executed concurrently with this mortgage by the same date as the concurrently with this mortgage by the property of the second part, or order, and bearing the same date as the concertain promissory note for the sum of the certain promiser until paid at the rate of the sum of the certain promisers until paid the such rights or claim in this mortgage. The particle of the sum of the sum of the note of the sum of the su | by the same, as security to the payment to it of 4 debt evidenced by certain promoted the first part, and payable is mortgage, and described further as, follows: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: DOLLA: To partial payments prior to maturity in accordance with stipulation therein) we maturity being evidenced by interest coupon notes of even date, which draw ten is maturity being evidenced by interest coupon motes of even date, which draw ten is relinquish and waive all rights or claims of homestead exemption and do herrochem the second part as follows: relinquish and waive all rights or claims of homestead exemption and do herrochem to end abt secured hereby before the same become delinquent and deliver to the stills mortgage shall stand as security for a management of assessments and be entitled ortgage shall stand as security for a management and endition as the same are in at this after the making and condition as the same are in at this after the making and condition as the same are in at this after the making and condition as the same are in at this after the making said insurance payable in case of loss to the party of the second part, a tattached, making said insurance payable in case of loss to the party of the second part is attached, making said insurance payable in case of loss to the party of the second part as same shall be collectible with the notes herein, with interest at ten is the party of the second party without notice and the party of the second party of the second party of the second party without notice and the party of the second party without notice and the payable at the cytion of the second party without notice and of the party of the second party without notice and the payable at the cytion of the second party without notice and the payable at the cytion of the second part the sum of \$100.00 the payable at the cytion of th |