DOMPARED

Real Estate Mortgage Record

33326__

FROM	STATE OF OKLAHOMA,	Subject the second
TO	of	tate (see see see
The Union Central Life Insurance Company	ByDeputy	Control of the Name
THIS MORTGAGE, Made this 14th day of C	ale August and a lawful age	All the second second
	ortgoBor part of the first part, and THE UNION CENTRAL LIFE	
The South Hall !!	Al West Quarter (4), and	
and South West Quart of May the Ma	en (4) of the north West. The East Quarter (4) of the South West.	* ************************************
2 monter (/4), of Section Twee	in Thirty three (33); all ty-one (21), North, of	2
Plange touten ()	t) , cast,	
		Andrew Co. S. Branch
thereon and appurtenances thereunto belonging and warrant the title to the sory notes, executed concurrently with this mortgage by Alaxana the party of the second part, or order, and bearing the same date as this mo	more or less, according to Government survey thereof, with all improvements a same, as security for the payment to it of a debt evidenced by certain promis-	in the second second second second
One certain promissory note for the sum of	DOILARS, OOILARS, DOLLARS, POLLARS, DOLLARS,	
One certain promissory note or the sun of		
(for the principal sum leaned) payable on date therein specified, (or in pinterest from date until paid at the rate therein specified; interest until matteen. ber annually until paid.	polities,	
The part. So of the first part hereby covenant & and agree & w FIRST.—Thu part & of the first part do & & hereby velease, relin include such rights or claim & this merigage. SECOND.—To pay all taxes, assessments and charges of every chare estate; to pay all taxes assessed against the said second party on the mote or ond party receipts for the payment thereof. If not paid, the holder of this?	polities, portial payments prior to maturity in accordance with stipulation therein) with rity being evidenced by interest coupon notes of even date, which draw ten per ith the party of the second part as follows: iquish and waive all rights of claims of homestead exemption and do. A hereby acter which are now due, or which hereafter may become liens on said real dobt secured hereby before the same become delinquent and deliver to the sec- mortgage may elect to pay such taxes, liens or assessments and be entitled to	And Address of the Ad
The part. So the first part hereby covenant A and agree A we FIRST.—This part My of the first part do A2-hereby release, relin include such rights or claim A this merigage. SECOND.—To pay all taxes, assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge in the payment thereof. If not paid, the holder of this interest on the same at the rate of ten per centum per annum and this mortgat and shall permit no waste, and especially no cutting of timber, except for to reference and the improvement on a nad shall permit no waste, and especially no cutting of timber, except for the foreign the part of the permit of	polling, artial payments prior to maturity in accordance with stipulation therein) while the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second part as follows: Ith the party of the second party are follows: Ith the party of the second party are follows: Ith the party of the second party and condition as the same are in at this date, Ith the party of the second party of	
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The part. So the first part hereby covenant A and agree A we relieve that part hay of the first part do A-2-hereby release, relif include such rights or claim A this mortgage. SECOND.—To pay all taxes, assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge ond party receipts for the payment thereof. If not paid, the holder of this interest on the same at the rate of ten per centum per annum and this mortgat and shall permit no waste, and especially no cutting of timber, except for the for freewood for the use of the grantor's family, no cutting of timber, except for the office of the permit in the part, as its interest may deprify any office of the permit of assignment at the part, as its interest may deprify any office and results and the amount of the content of the holds of the interest of the permit of the tendence and the amount of the time of payment of the debt herein secured, when the same or agreements, the whole sum of money herein secured shall thereupon becoming may be foreclosed. Sixth—To waive, and they de hereby waive all benefits of stay, yall such that the permit of the derivative of the first part hereby agrees to pay to the which it may be put in protecting the title herein warranted, or in any suit in the permit should be precedent.	politics, politics of the second part as follows: actual payments prior to maturity in accordance with stipulation therein) with actual payments prior to maturity in accordance with stipulation therein) with the party of the second part as follows: actually being evidenced by interest coupon notes of even date, which draw ten per it is the party of the second part as follows: actually being evidenced by before the same become delinquent and deliver to the second actual payment and payment and per payment and payment and be entitled to go shall stand as security for the amount so paid with interest, and real estate in as good repair and condition as the same are in at this date, he making and repairing of fences on the place, and such as shall be necessary cosponsible foint stock company, approved by the party of the second part for clock in moting with marked physical in case of failure to keep said buildings so not so paid shall be collectible with the notes herein, within therest at ten per shall be due, or to conform to or comply with any of the foregoing covenants of modeling and payable at the option of the second party without notice and this value or apprehensively and also all expenses including attorney's focs to nowlying the mortgage security, and also all expenses which the second party nents or Offices of the General Government in connection with the tille herein, cent, per annum. art hereby agrees to pay to the party of the second part the sum of \$1.0.0.00 met to be secured hereby with interest at ten per cent, per annum. art hereby agrees to pay to the party of the second part the sum of \$1.0.0.00 met to be secured hereby with interest at ten per cent, per annum.	
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The part.—So of the first part hereby covenant. A and agree. A writing part.—Include such rights or claim of this mortgage. Include such rights or claim of this mortgage. SECOND.—To pay all taxes, assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge estate; to pay all taxes assessments and charges of every charge estate; to pay all taxes assessments and sharp or the holder of this interest of the payment thereof. If not paid, the holder of this interest of the payment thereof. If not paid, the holder of this interest of the payment of the pa	pollings, artial payments prior to maturity in accordance with stipulation therein) while artisty being evidenced by interest coupon notes of even date, which draw ten per lith the party of the second part as follows: quish and walve all rights or claims of homestead exemption and do & hereby the period of the second part as follows: quish and walve all rights or claims of homestead exemption and do & hereby the period of the second deliver of the second couple of the same become delinquent and doliver to the second party secured hereby before the same become delinquent and doliver to the second party second state in as good repair and condition as the same are in at this date, the making and repairing of fences on the place, and such as shall be necessary responsible foint stock company, approved by the party of the second mercing to the mortgages herein. In case of failure to keep said buildings so not so paid shall be collectible with the notes herein, with interest at ten per laid or there is failure to pay any notes given as evidence of interest on any shall be due, or to conform to or comply with any of the foregoing covenants ome due and payable at the option of the second party without notice and this ution or appraisement laws of the State of Oklahoma. party of the second part all costs and expenses including atterney's fees to notoling the mortgage security, and also all expenses which the second party party of the second party with the port of the second party in the party of the foregoing covenants of the grant of the general Government in connection with the little herein, sent per annum. Sent per annum set to pay to the party of the second part the sum of \$1.00.00 the party of the first party with the party of the second party with the party of the first party with the party of the second	
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