## Real Estate Mortgage Record

	FROM	STATE OF OKLAHOMA,	
		This instrument was filed for record on the	
, II.	З	and duly recorded in Bookon page	
		By Deputy	
	The Union Central Life Insurance Company	Fee, S. (Seal)	
and the second	1 0010		
1	THIS MONTGAGE, Minde this track the day of the year 19. by the year 19. by the track of the year 19. by the track of the year 19. by the track of the first part, and THE UNION CENTRAL LIFE		
	INSURANCE COMPANT, a corporation of Cincinnati, Ohio, mortgagee, party of the second part:  WITNESSETH, That the mortgager or mortgage to the mortgagee, the following described real estate, situate in		
Ý	The South Half (2) of the Northwest Quarter (4)		
1	of the Northwest Quarter (4) and the Southwest Quarter		
4	Quarter (4) of the Northwest Quarter (4) of the		
-	Southwest Danter (14), of Section Thirty three, (03),		
	15 worship I wenty the (BI) North of Italize Townseen (14). East.		
to the state			
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ه کر ک	of the Indian Meridian, containing in allacres, more or less, according to Government survey thereof, with all improvements thereon and appurtenances thereunto belonging and warrant the title to the same, as security for the payment to it of a debt cyclegeed by certain promissory notes, executed concurrently with this mortgage by Hattait Mary have Hattie Hattain partial of the first part, and payable to		
٠ ع	the party of the second part, or order, and bearing the same date as this mo	ortgage, and described further se, follows:	
" aristary	One certain promissory note for the sum of One certain promissory note for the sum of One certain promissory note for the sum of		
₹	One certain promissors note for the sum	DOLLARS,	
ج م	One certain promissory Note for the Sun of		
25	The partial of the first part hereby covenant and agree with the party of the second part as follows:  FIRST.—That partial of the first part december of the party of the second part as follows:  FIRST.—That partial of the first part december of the party of the second part as follows:  SECOND.—To pay all taxes, assessments and charges of every character which are now due, or which hereafter may become liens on said real estate to pay all taxes assessed against the said second party on the note or debt secured hereby before the same delinquent and deliver to the second party receipts for the payment thereof. If not paid, the holder of this mortgage may elect to pay such taxes, liens or assessments and be entitled to interest on the same at the rate of ten per centum per annum and this mortgage shall stand as security for the amount so paid with interest.		
77	THIRD.—To keep all buildings, fences and other improvement on said real estate in an good repair and condition as the same are in at this date, and shall permit no waste, and especially no cutting of timber, except for the making and repairing of fences on the place, and such as shall be necessary for the area of the granton's family.		
to	the tangelier may appear and deliver the balley and renewal freezing in sume of the tangelier may appear and deliver the balley and renewal freezing in substitution to the substitution of the substitution of the amount of the substitution of th	restraints joint stock company, approved by the party of the second dart, for ached making said insurance parable in case of testing to the party of the second therefor to the mortgagee herein. In case of fulling to keep said building so the second days the province of the second days are second or the second days and the second days are second days and the second days are second days and the province of the second days are second days and the second days are second days and the province of the second days are second days and the party of the second days are second days and the party of the party	
****	extension of the fine of payment of the delt herein secured, when the same shall be due, or to conform to or comply with any of the foregoing covenants or agreements, the whole sum of money herein secured shall thereupon become due and payable at the option of the second party without notice and this mortgage may be foreclosed.		
3	SIXTH.—To waive, and they do hereby waive all beneats or stay, valuation or apraisement laws of the Sate of Unkanoma.  SEVENTH.—The party of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees to which it may be put in protecting the title herein warranted, or in any suit involving the mortgage security, and also all expenses which the second party can be necessary for it to uppear in any of the Land leparations or Offices of the General Government in connection with the title herein,		
3	DIGHTH.—In case of foreclosure proceedings the party of the lists part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\to 0.00000000000000000000000000000000000		
3	IN TESTIMONY WHEREOF, The said partMee of the first part hal		
The state of	STATE OF OKLAHOMA COUNTY SS.	Joe Wilson	
Before the, a Salar Sullis appeared Hatthe T. While are (to when the Soldwing described)  day of Described Soldwing described of the Soldwing described the within and toregoing instrument and scknowledged to me that the executed the same as the right tree and voluntary act and deed for			
1	the uses and purposes therein set forth.  My commission expires 100 23-1914	9, 4. Complet Notary Public.	
1	(2.2)		