330 Real Estate Mortgage Record		Aortgage Record
n an	FROM	
		STATE OF OKLAHOMA,County, ss. This instrument was filed for record on theday
		ofofA, D. 19 ato'clockM, and duly recorded in Bookon page
	·	ByDeputy
	The Union Central Life Insurance Company	Fce, \$ Deputy
	ofCounty, Oktahoma, mo	rtgagor, part of the first part, and THE UNION CENTRAL LIFE
	INSURANCE COMPANY, a corporation of Cincinnati, Ohio, mortgagee, party WITNESSETH, That the mortgagor mortgage to the mortgagee County, Oklahoma, to-wit:	
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	thereon and appurtenances thereunto belonging and warrant the title to the	nore or less, according to Government survey thereof, with all improvements same, as security for the payment to it of a debt evidenced by cortain promis-
	the party of the second part, or order, and hearing the same date as this mor One certain promissory note for the sum of	DOLLARS,
	One certain promissory note for the sum of	DOLLARS, DOLLARS, DOLLARS, DOLLARS,
	One certain promissory note for the sum of	DOLLARS, DOLLÁRS, DOLLÁRS,
	(for the principal sum loaned) payable on date therein specified, (or in pa interest from date until paid at the rate therein specified; interest, until matur cent, per annum after maturity, payable annually until paid.	DOLLARS, relial payments prior to maturity in accordance with stipulation therein) with fity being evidenced by interest coupon noises of even date, which draw ten per
	The part of the first part hereby covenant and agree with FIRSCThint part of the first part do hereby rolease, reling include such rights or claim in this mortgage.	It the party of the second part as follows:
	estate; to pay all taxes assessed against the said second party on the note or d	uish and waive all rights or claims of homestead exemption and do hereby ter which are now due, or which hereafter may become flems on said real obt secured hereby before the same become delinquent and deliver to the sec-
	estate; to pay all taxes assessed against the said second party on the note or a ond party receipts for the payment thereor. If not paid the holder of this m interest on the same at the rate of ten per centum per annum and this moring THIRDTo keep all buildings, fences and other improvement on sai and shall permit no waske, and especially no cutling of timber, except for th for freewood for the use of the grantor's family.	tier which are now due, or, which hereafter may become itens on said real lebt secured hereby before the same become delinquent and deliver to the sec- torigance may elect to pay such taxes, liens or assessments and be entitled to is shall stand as security for the amount so paid with interest. Id real estate in an good repair and condition as the same are in at this date; is main stand repairing of tenees on the place, and such as that be necessary
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