## Real Estate Mortgage Record

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	STATE OF OKLAHOMA,County, ss.  This instrument was filed for record on theday	1.44
	ofo'clockM.,	
TO	and duly recorded in Bookon page	
	Register of Deeds	
The Union Central Life Insurance Company	Ву Дерціу	
	Fee, \$	
	In the year 19 by	
	ortgagor, part of the first part, and THE UNION CENTRAL LIFE	
WITNESSETH, That the mortgagor mortgage to the mortgagee_	the following described real estate, situate in	
County, Oklahoma, to-wit:		
alayang kepada and kalabat at dan pendalah mendalah di dan penganakan penganan ang beberapa. Pengan Terlah dan kalabat dan bermanan penganah dan bermanan penganah bermanan bermanah bermanah bermanah ber		
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1960 - Alleide Bratis de State de State En 1971 - Leithe State de Sta	요. 경고개인 하는 것도 보고 있는데 이 모든데 이 이 그는 테니션만	
nereon and appurtenances thereunto belonging and warrant the title to the ory notes, executed concurrently with this mortgage by	DOLLARS, DOLLARS,	
ne certain promissory note for the sum of	DOLLARS, DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with trity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows: quish and waive all rights or claims of homestead exemption and do hereby ofter which are now due, or which hereafter may become liens on said real debt secured hereby before the same become delinquent and deliver to the sec- nortigage may elect to pay such taxes, liens or assessments and be entitled to ge shall stand as security for the amount so paid with interest. Id 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 exponsible joint stock company, approved by the party of the second part, for once, making said insurance payable in case of less to the party of the second nerefor to the mortgangee herein. In case of failure to keep said buildings so at so paid shall be collectible with the notes herein, with interest at ten per aid 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 one due and payable at the option of the second party without notice and this	
ne certain promissory note for the sum of	DOLLARS, DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with trity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows: quish and walve all rights or claims of homestead exemption and do——hereby der which are now due, or which hereafter may become liens on said real debt secured hereby before the same become delinquent and deliver to the sec- nortinger may elect to pay such laxes, liens or assessments and be entitled to ge shall stand a security for the amount so plant with interest. Id 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 exponsible of infector company, approved by the party of the second part, for ched, making said insurance payable in case of loss to the party of the second herefor to the mortigagee herein. In case of failure to keep said buildings so at so paid shall be collectible with the notes horein, with interest at ten per all dor 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 some due and payable at the option of the second party without notice and this nation or appraisement laws of the Slate of Olchhöme.  DATY of the second part but goests and expenses including rattorary's test to voiving the mortgage security, and also all expenses which the second party- rents or Offices of the General Government in connection with the title herein, sent, per nanum.  Thereby agrees to pay to the party of the second part, the sum of \$ ent to the first part; otherwise to ten mer can defect.  The other parts and the party of the second part, the sum of \$ ent to the first part; otherwise to continue in force and effect,  The other parts and the party of the second part the sum of \$ tent to the first part; otherwise to continue in force and effect,  The other parts and the secon	
ne certain promissory note for the sum of	DOLLARS, DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with rity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows: quish and walve all rights or claims of homestead exemption and dohereby oter which are now due, or which hereafter may become liens on said real debt secured hereby before the same become delinquent and deliver to the sec- nortinger may elect to pay such laxes, liens or assessments and be entitled to general stand as accurity for the amount so plad with interest. Id 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 opensible of repairing of fences on the place, and such as shall be necessary ones of the morting paye herein. In case of loss to the party of the second part, for oned, making said insurance payable in case of loss to the party of the second part and or there is failure to pay any notes given as evidence of interest at ten per all 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 one due and payable at the option of the second party without notice and this baction or apraisement laws of the State of Otlahoma.  DATY of the second part tail costs and expenses including attornay's feas to avolving the mortgage security, and also all expenses which the second party cent, sor of the mortgage security, and also all expenses which the second party cent, per nanum.  Thereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$.  The tother the foregoing covenance to be vold, and this mortgage to be released at the expense of the other part; otherwise to continue in force and effect,  hereunto set	
ne certain promissory note for the sum of	DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with rity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows: quish and walve all rights or claims of homestead exemption and dohereby ofter which are now due, or which hereafter may become liens on said real debt secured hereby before the same become delinquent and deliver to the sec- mortgage may elect to pay such inxes, liens or assessments and be entitled to ge shall stand as security for the amount so plaid with interest.  Id 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 oppossible joint stock company, approved by the party of the second part, for ched, making said insurance payable in case of loss to the party of the second herefor to the mortgage herein. In case of failure to keep said buildings so hat so paid shall be collectible with the notes herein, with interest at ten per aid or there is failure to pay any notes, given as evidence of interest on any shall be due, or lo conform to or comply with any of the foregoing covenants one due and payable at the option of the second party without notice and this nation or apraisement laws of the State of Oklahōma.  Darty of the second part all costs and expenses including attorner's fees to volving the mortgage security, and also all expenses which the second party et the payable at the option of the second part the sum of \$\frac{1}{2}\$.  The party of the second part all costs and expenses including attorner's fees to volving the mortgage security. and also all expenses which the second party is conveyance to be vold, and this mortgage to be released at the expense of the other part, otherwise to continue in force and effect,  In and for said County and State, on this.  In and for said County and State, on this.	
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e certain promissory note for the sum of	DOLLARS, DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with trity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows: quish and walve all rights or claims of homestead exemption and dohereby ofter which are now due, or which hereafter may become liens on said real debt secured hereby before the same become delinquent and deliver to the sec- nottinger may elect to pay such taxes, liens or assessments and be entitled to ge shail stand as security for the amount so paid with interest.  Id 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 shail be necessary oxponsible of repairing of fences on the place, and such as shail be necessary oxponsible of the stock company, approved by the party of the second part, for ohed, making said insurance payable in case of loss to the party of the second necessary one of the mortage the rien. In case of failure to keep said buildings so at so paid shall be collectible with the notes horein, with interest at ten per all 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 some due and payable at the option of the second party without notice and this nation or apraisement laws of the Slate of Olchhöme.  DATY of the second part hall goes and expenses including rattorary a fees to reaching the mortage security and also allocances, which the general party- rents or Offices of the General Government in connection with the title herein, sent, per nanum.  In and for said County and State, on this	
the certain promissory note for the sum of the certain promissory note for the sum of the principal sum ionned) payable on date. therein specified, for in present from duto until paid at the rate therein specified; interest until matuat, per annum after maturity, payable annually until paid.  The part of the first part hereby covenant, and agree. WifiRIST—That plant of the first part hereby covenant, and agree. WifiRIST—That plant of the first part do hereby release, relining such rights or claim in this mortgage.  SECOND—To pay all taxes, assessments and charges of every charatic; to pay all taxes assessment thereof. If not paid, the holder of this nerest on the same at the rate of ten per centum per annum and this mortgage departy receipts for the payicant thereof. If not paid, the holder of this nerest on the same at the rate of ten per centum per annum and this mortgag distribution of the waste the century family. FOUTH—To keep it buildings, fetches and other improvement on as a fixed promises insured in some relative of the time of the waste the century family. FOUTH—To keep the buildings on said premises insured in some relative to the same of the payable of the policy and renawal receipts in the payable value thereof, with the second party's form of assignment attact, as its interest may appear and deliver the policy and renawal receipts the ured, the holder of this mortgage may effect such insurance and the amount turn per annum, and this mortgage may effect such insurance and the amountum per annum, and this mortgage may effect such insurance and the amountum per annum, and this mortgage may effect such insurance and the amountum per annum, and the mortgage shall stand as security therefor.  SINTH—They further agree, that if any of said notes shall not be paying to the did the rein secured, when the same argreements, the whole sum of money herein secured shall thereupon beer transported by the paying the paying the paying the paying the holder of the policy and the paying the paying the holder of the p	DOLLARS, DOLLARS, DOLLARS, artial payments prior to maturity in accordance with stipulation therein) with rity being evidenced by interest coupon notes of even date, which draw ten per tith the party of the second part as follows; quish and walve all rights or claims of homestead exemption and dohereby doter which are now due, or which hereafter may become liens on said read dobt secured hereby before the same become delinquent and deliver to the sec- mortgage may elect to pay such laxes, liens or assessments and be entitled to entring any elect to pay such laxes, liens or assessments and be entitled to entry any elect to pay such laxes, liens or assessments and be entitled to entry any elect to pay such laxes, liens or assessments and be entitled to entry any elect to pay such laxes, liens or assessment and be entitled to entry any elect to pay such laxes, liens or assessments and be entitled to entry entry and condition as the same are in at this date, entry entry of the second part, for once, making and repulting of fences on the place, and such as shall be necessary expensible joint stock company, approved by the party of the second part, for once, making said insurance payable in case of loss to the party of the second part, for once in the mortgage eherla. In case of fullure to keep said buildings so at so paid shall be collectible with the notes herein, with interest at ten per and 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 size due and payable at the option of the second party without notice and this nation or apraisement laws of the State of Okiahoma.  Party of the second part lail rosts and expenses including attorney's fees to valvelying the mortgage security, and also all expenses which the second party rents or Offices of the General Government in connection with the title herein, sent, per nanum.  In and for said County and State, on this.  ———————————————————————————————————	