Real Estate Mortgage Record

	This instrument was filed for record on theday
	ofA, D. 19 ato'clockM.,
TO	and duly recorded in Bookon page
민들 보다 한 그렇지만 하나도 하지 않았다.	Register of Deeds
The Union Central Life Insurance Company	By Deputy
	/ Fee, \$
	in the year 19
County, Oklahoma, n	nortgagor, part of the first part, and THE UNION CENTRAL LIFE
TRANCE COMPANY, a corporation of Cincinnati, Ohio, mortgagee, part WITNESSETH, That the mortgagor mortgage to the mortgagee.	ty of the second part:
County, Oklahoma, to-wit:	
and the second section of the second section is a second section of the second section of the second section of	
ka anda asawa tana a saya ata asahat a digunia yadi. Isa isa isalika anda isida di katika atau atau atau atau Bada a saya atau atau atau atau atau atau atau a	anana paga gara kada sa kata na manang mata kada na kata na manang kanang manang matakatan na tahuta na mata k Kata na manang mana
	tana and the second of the
inas artikas karantetain ja partija ja <mark>internativas savata kilos sajama kilos kilos</mark> ja ja ja ja ja ja ja ja j Para karantetain ja	
	akalangan pelabuhan mengangkan dianggan pengangan pelabuhan sebagai pengangan pengangan pengangan penganan pen Pengangan pengangan
kita ya yake ya maka aliaka ika yegaranga a wistan maka ika disengar ya maje ya ya misa baya ya misa. Ba a han 1978 ya kasa ili a kasa ili a han 1981 ya maka ili a kasa	
la de la compania de la composição de la compania del la compania de la compania del la compania de la compania del la compania de la compania de la compania del	
	more or less, according to Government survey thereof, with all improvements e same, as security for the payment to it of a debt evidenced by certain promis-
eon and appurtenances thereunto belonging and werrant the title to the noies, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promis-
eon and appurtenances thereunto belonging and werrant the title to the noies, executed concurrently with this mortgage by party of the second part, or order, and bearing the same date as this mo certain promissory note for the sum of	e same, as security for the payment to it of a debt evidenced by certain promis, part of the first part, and payable to ortgage, and described further as, follows:
son and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by warty of the second part, or order, and bearing the same date as this moverfain promissory note for the sum of certain promise certain pr	e same, as security for the payment to it of a debt evidenced by certain promis- part, of the first part, and payable to ortgage, and described further as follows: DOLLARS, DOLLARS, DOLLARS,
son and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promis
con and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by carty of the second part, or order, and bearing the same date as this movertain promissory note for the sum of certain promissory	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by arty of the second part, or order, and bearing the same date as this movertain promissory note for the sum of exertain promis	e same, as security for the payment to it of a debt evidenced by certain promis- ortgage, and described further as, follows: DOLLARS,
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and warrant the title to the notes, executed conquirently with this mortgage by try of the second part, or order, and bearing the same date as this moverain promissory note for the sum of th	e same, as security for the payment to it of a debt evidenced by certain promis- part of the first part, and payable to ortgage, and described further as, follows: DOLLARS, partini payments prior to maturity in accordance with stipulation therein) with urity being evidenced by interest coupon notes of even date, which draw ten per with the party of the second part as follows: nequish and waive all rights or claims of homestead exemption and do 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- nortgage may elect to pay such taxes, liens or assessments and be entitled to
on and appurtenances thereunto belonging and werrant the title to the noice, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promisoring of the first part, and payable to ortgage, and described further as, follows: DOLLARS, Partial payments prior to maturity in accordance with stipulation therein) with curity being evidenced by interest coupon notes of even date, which draw ten per with the party of the second part as follows: nquish and waive all rights or claims of homestend exomption and do hereby mater 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 age shall stand as security for the amount so pald with interest. and real estate in as good repair and condition as the same are in at this date, said real estate in as good repair and condition as the same are in at this date,
on and appurtenances thereunto belonging and werrant the title to the noles, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promisoring of the first part, and payable to ortgage, and described further as, follows: DOLLARS, Partial payments prior to maturity in accordance with stipulation therein) with active being evidenced by interest coupon notes of even date, which draw ten per with the party of the second part as follows: nquish and waive all rights or claims of homestend exomption and do hereby mater 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 secondrage may elect to pay such taxes, liens or assessments and be entitled to age 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, the making said insurance payable in case of loss to the party of the second therefor to the mortgage herein. In case of failure to keep said building so unt so paid shall be collectible with the notes herein, with interest, and the collectible with the notes herein, with interest at ten per
notes, executed concurrently with this mortgage by— notes of the second part, or order, and bearing the same date as this mo certain promissory note for the sum of— certain promissory note for the first part do—— therein specified, (or in the per unit may decompany of the property on the note or certain promissory note for the first part do—— hereby release, reliate such rights or claim in this mortgage. SECOND—To pay all taxes, assessments and charges of every charge to pay the certain promise private interest of the case of the per centum per annum and this mortgage. THIRD—To keep all buildings on said premises insured in some properties of assignment attended the holder of this source of the second party's form of assignment attended the holder of this mortgage and cellver the policy and renewal receipts in the late of the mortgage may effect such insurance, and the amou	e same, as security for the payment to it of a debt evidenced by certain promisoring of the first part, and payable to ortgage, and described further as, follows: DOLLARS, Partial payments prior to maturity in accordance with stipulation therein) with active being evidenced by interest coupon notes of even date, which draw ten per with the party of the second part as follows: nquish and waive all rights or claims of homestend exomption and do hereby mater 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 secondrage may elect to pay such taxes, liens or assessments and be entitled to age 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, the making said insurance payable in case of loss to the party of the second therefor to the mortgage herein. In case of failure to keep said building so unt so paid shall be collectible with the notes herein, with interest, and the collectible with the notes herein, with interest at ten per
son and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by— arty of the second part, or order, and bearing the same date as this more than promissory note for the sum of— sertain prom	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by— arty of the second part, or order, and bearing the same date as this more than the second part, or order, and bearing the same date as this more than promissory note for the sum of— certain promissory not	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and warrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promis- part
on and appurtenances thereunto belonging and warrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promisoring, and described further as, follows: DOLLARS, DOLLARS
on and appurtenances thereunto belonging and warrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promisoring, and described further as, follows: DOLLARS, DOLLARS
on and appurtenances thereunto belonging and warrant the title to the notes, executed concurrently with this mortgage by try of the second part, or order, and bearing the same date as this mortan promissory note for the sum of the	e same, as security for the payment to it of a debt evidenced by certain promispage, and described further as, follows: DOLLARS,
con and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by— arty of the second part, or order, and bearing the same date as this more than the second part, or order, and bearing the same date as this more than the promissory note for the sum of— certain represent the certain promises until matter certain represent the certain promises the certain certain and the certain ce	e same, as security for the payment to it of a debt evidenced by certain promisoring of the first part, and payable to ortgage, and described further as, follows: DOLLARS, partial payments prior to maturity in accordance with stipulation therein) with urity being evidenced by interest coupon notes of even date, which draw ten per with the party of the second part as follows: aquish and waive all rights or claims of homestend exomption and dohereby racter which are now due, or which hereafter may become liens on said real field 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, said real estate 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 joint stock company, approved by the party of the second part, for ached, making said insurance payable in case of failure to keep said buildings so int so paid shall be collectible with the notes herein, with interest, at ten per paid 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 come due and payable at the option of the second party without notice and this luation or apraisement laws of the State of Oklahoma. Party of the second part all costs and expenses including attorney's foes to involving the mortgage accurity, and also all expenses which the second party ments or Offices of the General Government in connection with the title herein, cent, per anum. In and for said County and State, on this. In and for said County and State, on this.
son and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by marty of the second part, or order, and bearing the same date as this more certain promissory note for the sum of the principal sum loaned) payable on date. Therein specified, for in set from date until paid at the rate therein specified; interest until mat Per annum after maturity, payable annually until paid. The part. of the first part hereby covenant. and agree, we FIRST.—That part. of the first part do. hereby release, rollide such rights or claim in this mortgage. SECOND.—To pay all taxes assessed grainst the said second party on the note of cet on the same at the rate of the per centum per annum and this horting. THERD.—To keep all buildings, febres and other improvement on a shall permit no waste, and especially no cutting of timber, except for rewood for the use of the grantor's family. FOURTH—To keep the buildings on said premises insured in some as its interest may appear and deliver the policy and renewal receipts to the holder of this mortgage shall stand as security therefore the suit is mortgage shall stand as security therefore as its interest may appear and ediver the policy and renewal receipts to the holder of this mortgage shall stand as security therefore age may be foreclosed. SEYPIL—They traiter agree, that any of secured shall the roupon because to be used to be suit and suit payable upon filling of the pattlon, the said the chosts, expenses and altorney's fees to be secured hereby at ton per EIGHTH.—To c	e same, as security for the payment to it of a debt evidenced by certain promispage, and described further as, follows: DOLLARS,
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by	e same, as security for the payment to it of a debt evidenced by certain promispately cortigage, and described further as, follows: DOLLARS, DOLLA
con and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by arty of the second part, or order, and bearing the same date as this more than the second part, or order, and bearing the same date as this more than promissory note for the sum of the sum of the second party note for the sum of the second party note for the sum of the second promissory note for the sum of the second promissory note for the sum of the second party note for the sum of the second party note for the sum of the second party note for the sum of the principal sum loaned) payable on date. Therein specified, for in the second party of the first part hereby cevenant. and agree, we present the principal sum loaned) payable on mailly until paid. The part of the first part hereby cevenant. and agree, relies such rights or claim in this mortgage. SECOND—To pay all taxes, assessments and charges of every charty receipts for the payment thereof. If not paid, the holder of this second for the payment thereof. If not paid, the holder of this second for the use of the grantor's family. FUIRTH—To keep all buildings on said promises have do not sufficient to week, and especially the cannot often improvement on a seal per second for the use of the grantor's family. FUIRTH—To keep the buildings on said promises have do not sufficient may appear and deliver the policy and renewal receipts in the holder of this mortgage may effect such insurance and the amount of the second for the use of the grantor's family. FUIRTH—To keep the buildings on said promises have do not sufficient may appear and deliver the policy and renewal receipts in the holder of this mortgage may effect such insurance and the amount of the first part hereby appear and second party in the same free such is more than the second party in the same free such is more than a second party in the same free such is more than a second party to the first part hereby appear and all the party of the deliberation of the same free party of	e same, as security for the payment to it of a debt evidenced by certain promis- part of the first part, and payable to ortgage, and described further as, follows: DOLLARS,
on and appurtenances thereunto belonging and werrant the title to the notes, executed concurrently with this mortgage by arty of the second part, or order, and bearing the same date as this more than the second part, or order, and bearing the same date as this more than promissory note for the sum of sectain sectain sectain sectain sectain sectain the rate of tent precentary of sectain promises of every characteristic sectain sectain promises and sectain promises of the sectain promises in sectain promises and sectain promises of every characteristic sectain promises in sectain the rate of the precentary of things, sectors and other improvement on a sectain section sect	e same, as security for the payment to it of a debt evidenced by certain promisons, part