32	Daal Fictate M	Real Estate Mortgage Record	
	Real Estate IVI	ortgage Kecord	
		STATE OF OKLAHOMA,	
		This instrument was filed for record on theday	
	補助 승규는 물건을 가지 않는 것 같은 것이 있는 것 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다.	ofo'clockM.,	
		and duly recorded in Bookon page	
		Register of Deeds	
	The Union Central Life Insurance Company	ByDeputy	
		Fee, \$	
		<u></u>	
	THIS MORTGAGE, Made thisday of	In the year 19 by	
		gagor part of the first part, and THE UNION CENTRAL LIFE	
	INSURANCE COMPANY, a corporation of Cincinnali, Ohio, motigagee, party of WITNESSETH, That the morigagor morigage to the morigagee		
	County, Oklalioma, to-wit:		
	en fan de ferfine en dere en een ferste gebrek in de een en en de gebreke met de gebreke te de sterre en de ge De sterre	<mark>na degla a na slo</mark> gi kala se indene sa kalan na sekata kana sa sa kala sa sa sina kalan kalan sa sa sina sa sin Na sa	
	a da antina na mandra ana ang ana ana ang ang ang ang ang an	المراجع المادية بالمحالية المستقدمة المراجعة المائنية المراجعة المراجع المادي المحالية المحالية المحاجة المراجع المراجع المحالي المحالية المحالية المراجع المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحال	
	y Conservations and the second se Second second	en e	
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	a de la companya de Novembre de la companya de la company		
	of the Indian Meridian, containing (n all Beres, m)		
	thereon and appurtenances thereoute belonging and warrant the title to the sa sory notes, executed concurrently with this mortgage by		
	the party of the second part, or order, and hearing the same date as this mortg One certain promissory note for the sum of	gage, and described further as, follows:	
	One certain promissory note for the sum of	DOLLARS,	
	One certain promissory note for the sum of	DOLLARS,	
	One certain promissory note for the sum of	DOLLARS,	
	One certain promissory note for the sum of	that payments prior to maturity in accordance with stipulation therein) with	
	Interest from date until paid at the rate therein specified; interest until maturil cont per annum after maturity, payable annually until paid. The part of the first part hereby covenant and agree with DURST on the dist part hereby covenant and agree with	y being evidenced by interest coupon noise of even date, much date the second part as follows:	
	The part of the first part hereby covenant and agree with FIRSTThat part of the first part do hereby release, relinqui include such rights or claim in this mortgage. SECOND_TO pay all taxes, nescessments and charges of every charactly estate; to pay all taxes assessed against the said second party on the note or to ond party receipts for the payment thereof. It not paid, the holder of this mort interest on the same at the rate of ten per centum per annum and this mortgage and ShintTo keep all buildings, tences and other improvement on said and shinter of the use of the grantor's family. DONETHTO, team the buildings on said promises lisured in some ray	sh and waive all rights or chains of noncesteau ecompton and the sec-	
	officies to pay an class have been thereof. If not paid, the holder of this mot ond party receipts for the payment thereof. If not paid, the holder of this motigate interest on the same at the rate of ten per centum per annum and this motigate mutrival and the same all buildings, tences and other improvement on said	If Betured Refease between the second	
制建制	and shall permit no waste, and especially no outling of timber, except for the for frewood for the use of the grantor's family. FOURTH-TO keep the buildings on said premises insured in some rep	real cauto is and repairing of fences on the place, and such as shall be necessary manship and repairing of fences on the place, and such as shall be necessary	
	the insurable value thereof, with the second party's form of assignment attach part, as its interest may appear and deliver the policy and ronewal receipts the insured, the holder of this mortgage may affect such insurance and the amount	ned, making said insurance physical a case of loss to the party of the second prefor to the mortgagee herein. In case of fallure to keep said buildings so so paid shall be collectible with the notes herein, will interest at ten per	
	centum per annum, and this mortgage shall stand as security therefor. <u>PIFTH</u> -Thoy turther agree, that if any of said notes shall not be paid extension of the time of payment of the debt herein secured, when the same shi or agreements, the whole sum of money herein secured shall thereupon becom mortgage may be foreclosed.	i or there is failure to pay any noise given as avidence of inferest on any all be due, or to conform to or comply with any of the foregoing covenants in the second party without of the second party without notice and this	
	or agreements, the whole sum of more, according to the second sec	tion or apraisement laws of the Slate of Oklahoma.	
	mortgage may be foreclosed. SIXTIL—To waive, and they do hereby waive all benefits of stay, valual SIXTIL—To waive, and they do hereby waive all benefits of stay, valual SIXTIL—The party of the fitte iterion warranted, or in any suit in w which it may be put in protecting the title iterion warranted, or in any suit in w may incur should it be necessary for it to uppeur in any of the Lund Departmer all such costs, expenses and altorney's feas to be secured hereby at ten be read IGHTH—In case of foreelosure proceedings the party of the first part as altorney's fees for such suit provable where being the read and suit provide the foreelosure proceedings the party of the first part as altorney's fees for such suit provable where being here the data suit parts—of the first part, and release to be recorded at cost of said part.	ty of the second part all costs and capones which the second party alying the mortgage security, and also all expenses which the second party ats or Offices of the General Government in connection with the litle herein, with any shuture.	
	EIGHTH.—In case of forcelosure proceedings the party of the first part as alterney's fees for such suit payable upon filing of the petition, the same The forcegoing covenants and conditions being keys the part of the part of the	hereby agrees to pay to the party of the second part the sum of \$	
\$FERD	suld part	of the drst part; otherwise to continue in force und effect. hereunto set	
	STATE OF ORLAHOMA	31 2 2.	
《新学校》《新学校》是"1998年	Before me a		
行政保险的。	day of 19 19, personally appeared		
		and and an	
	and	计算法 法法国法院 网络拉拉 法法律法 法法律法 法法律法律法律法 法法律法律法 法法律法律法 法法律法律法 化乙烯基乙烯 化合物化合物 化化合物合物 化合物合物	
	within and foregoing instrument and acknowledged to me that	计算法 法法国法院 网络拉拉 法法律法 法法律法 法法律法律法律法 法法律法律法 法法律法律法 法法律法律法 化乙烯基乙烯 化合物化合物 化化合物合物 化合物合物	
	within and foregoing instrument and acknowledged to me that	xecuted the same as free and voluntary act and deed for	

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