Real Estate Mortgage Record

| he Union Central Life Insurance Company Fee, \$ THIS MORTGAGE, Made this | part of the first part, and THE UNION CENTRAL LII nd part: ling described real estate, situate in |
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| County, Oklahoma, mortgagor | part of the first part, and THE UNION CENTRAL Lind Part: ring described real estate, situate in |
| WITNESSETEI, That the mortgagor mortgage to the mortgagee the follow | ing described real estate, situate in |
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| Funcione (1941-1911), a recent de 1966 (2011), ataliano. La fina de 1968 de 1968 (1911), a recentante (1911), a recentante (1911), a recentante (1911), a recentante (| المقاد الأدراس بفصال والكرابي ووائد بالبابات والدوائل والبساكر والكراب |
| 그용의 일반으로 당한된 기술을 받고 있는데 안스트라 | |
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| kalangan di karangan kang karangan karangan di karangan di kangan salah dalah kalangan sa balan sa sa | |
| Indian Meridian, containing in all | according to Government survey thereof, with all improvement |
| n and appurtenances thereunto belonging and warrant the title to the same, as se | curity for the payment to it of a deht evidenced by certain promi |
| otes, executed concurrently with this mortgage by | |
| rtain promissory note for the sum of | |
| rtain promissory note for the sum of | ARTERIA DOLLAR |
| rtain promissory note for the sum of | |
| rtain promissory note for the sum of | DOLLAR |
| rtain promissory note for the sum of | ents prior to maturity in accordance with stipulation therein) with |
| o principal sum loaned) payable on date therein specified, (or in partial payme t from date until paid at the rate therein specified; interest until maturity being e or annum after maturity, payable annually until paid. | videnced by interest coupon notes of even date, which draw ten per tof the second part as follows: |
| The part — of the first part hereby covenant — and agree — with the party FIRST.—That part — of the first part do hereby release, relinquish and we such rights or claim in this mortgage. | nive all rights or claims of homestead exemption and do hereb |
| SECOND.—To pay all taxes, assessments and charges of every character which to pay all taxes assessed against the said second party on the note or debt secured try receipts for the payment thereof. If not paid, the holder of this mortgage me ton the same at the rate of ten per centum per annum and this mortgage shall star | are now due, or which hereafter may become liens on said re- hereby before the same become delinquent and deliver to the se- ty elect to pay such taxes, liens or assessments and be entitled to |
| t on the same at the rate of ten per centum per annum and this mortgage shall star THIRID.—To keep all buildings, fences and other improvement on said real stat all permit no waste, and especially no outting of timber, except for the making a wood for the use of the grantor's family. | nd as security for the amount so paid with interest. to in as good repair and condition as the same are in at this dat nd repairing at faces on the place and such as shall be recessor |
| wood for the use of the grantor's family, FOURTH.—To keep the buildings on said premises insured in some responsible 3 | olnt stock company, approved by the party of the second part, to |
| FOURTH.—To keep the buildings on said premises insured in some responsible juried by value thereot, with the second party's form of assignment attached, makin its interest may appear and deliver the policy and renewal receipts therefor to the theolder of this mortgage may affect such insurance and the amount so paid sper annum, and this mortgage shall stand as security therefor. | g said insulated playing in case of failure to keep said buildings a hall be collectible with the notes herein, with interest at ten pe |
| per annum and this mortgage shall stand as security therefor. FIFTH———They further agree, that if any of said notes shall not be paid or there on of the time of payment of the debt herein secured, when the same shall be due ements, the whole sum of money herein secured shall thereupon become due and go may be forcelosed. | is fallure to pay any notes given as evidence of interest on an or to conform to or comply with any of the foregoing covenant |
| | |
| SHYDNTH.—The party of the first part hereby agrees to pay to the party of the triangle put in protecting the tille herein warranted, or in any suit involving the triangle put in the processing for the appears. | second part all costs and expenses including attorney's fees t mortgage security, and also all expenses which the second part less of the General Covernment in Connections |
| | num. grees to pay to the party of the second part the sum of \$ |
| a costs, expenses and attorney's fees to be secured hereby at ten per cent, per ann DIGHTH.—In case of foreclosure proceedings the party of the first part hereby a | ared hereby with interest at ten per cent, per annum, ce to be void, and this mortgage to be released at the expense of |
| costs, expenses and attorney's fees to be secured hereby at ten per eart, per ant BIGHTH.—In case of foreclosure proceedings the party of the first part horeby a ten per for such suit payable upon Illing of the petition, the same to be seen The foregoing covenants and conditions being kept and performed, this conveyant, of the first part, and release to be recorded at cost of said part of the | |
| SEVENTIFICATION The party of the first part hereby agrees to pay to the party of the trans be put in protecting the tille herein warranted, or in any sult involving the trans be put in protecting the tille herein warranted, or in any sult involving the use should it be necessary for it to appear in any of the Land Departments or Office costs, expenses and autornay's fees to be secured hereby at ten per cent, per an INGHTH.—In case of foreclosure proceedings the party of the first part hereby a riney's fees for such sult payable upon filings of the petition, the same to be seen The foregoing governants and conditions being kept and performed, this convey are of the first part, and release to be recorded at cost of said part.—— of the INTESTIMONY WHEREOF, The said part.—— of the first part ha—— hereun | lo sothand_i_ |
| IN TESTIMONY WHEREOF, The said part of the first part ha hereund | lo sothand.2 |
| IN TESTIMONY WHEREOF, The said part of the first part ha hereund | lo sothand.2 |
| OF OKLAHOMA | o sothand |
| IN TESTIMONY WHEREOF, The said part of the first part ha hereund | in and for said County and State, on this |