Real Estate Mortgage Record

,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就会不会的。""我们就是我们的,我们就是我们的,我们就是我	STATE OF OKLAHOMA,County,'s
	This instrument was filed for record on the of-
	and duly recorded in Bookon page
* 1	Register of Dee
The Union Central Life Insurance Company	Ву Depu
로마 경기를 가지하는 것이다. 물문의 경기를 가지하는 것이다.	/ Fee, \$
THIS MORTGAGE, Made this	
County, Oklahoma,	mortgagor part part, and THE UNION CENTRAL LI
	e the following described real estate, situate in
County, Oklahoma, to-w	
ا مناه المعادلية المقاد المستعم الميتموني الإنتياء الأدارية والمعادلية المستقيد والمراكبية. والمعادلية الأدارية المستعمل المستعمل الميتمانية المستعمل المستعمل المستعمل المستقيد والمستعمل المستعمل المستع	agent miliamen nengag mentalaga dalif sebagai manggarahan 1991 sebagai mengalah daligi sebagai persagai sebag Manggarah daligi daligi dalipin dalim persagai dalim dal
a sa sanga kalawa Malaina.	
ganta di Nasa tabbanta di dagar	ing a sa tingga kan ing taong tingga na kanalang at manggalang at manggalang at manggalang at manggalang at ma An manggalang at manggalan
	na ika an watake 406 alike
	Sani ankin ne kitata ka
one production and the companies of the contract of the contract of the companies of the contract of the contr	
	many or less according to Covernment survey thereof, with all improvement
person and appurtenances thereinto belonging and warrant the title to	es, more or less, according to Government survey thereof, with all improvement the same, as security for the payment to it of a debt evidenced by certain prom
nereon and appurtenances thereunto belonging and warrant the title to bry notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain prom
nercon and appurtenances thereinto belonging and warrant the title to bry notes, executed concurrently with this mortgage by————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain prom
nereon and appurtenances thereinto belonging and warrant the title to bry notes, executed concurrently with this mortgage by— e party of the second part, or order, and bearing the same date as this no certain promissory note for the sum of————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain prom
tereon and appurtenances thereinto belonging and warrant the title to bry notes, executed concurrently with this mortgage by————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain prom
tereon and appurtenances thereinto belonging and warrant the title to be party of the second part, or order, and hearing the same date as this be certain promissory note for the sum of	the same, as security for the payment to it of a debt evidenced by certain pron part
tereon and appurtenances thereinto belonging and warrant the title to be party of the second part, or order, and hearing the same date as this be certain promissory note for the sum of the sum	the same, as security for the payment to it of a debt evidenced by certain prom
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain prompts of the first part, and payable mortgage, and described further as, follows: DOLIA: DOLIA:
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this ic certain promissory note for the sum of— i	the same, as security for the payment to it of a debt evidenced by certain promption of the first part, and payable mortgage, and described further as, follows: DOLLA: DOLL
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this ic certain promissory note for the sum of— i	the same, as security for the payment to it of a debt evidenced by certain promption of the first part, and payable mortgage, and described further as, follows: DOLLA: DOLL
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this ic certain promissory note for the sum of— i	the same, as security for the payment to it of a debt evidenced by certain promption of the first part, and payable mortgage, and described further as, follows: DOLLA: DOLL
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— a party of the second part, or order, and hearing the same date as this certain promissory note for the sum of— a certain promissory note for the sum of— c	the same, as security for the payment to it of a debt evidenced by certain pron part of the first part, and payable mortgage, and described further as, follows: DOLLA DOLLA DOLLA DOLLA In partial payments prior to maturity in accordance with slipulation therein) we maturity being evidenced by interest couper notes of even date, which draw ton with the party of the second part as follows: elinquish and waive all rights or claims of homestead exemption and domested readers which are now due, or which hereafter may become liens on said or debt secured hereby before the same become delinquent and deliver to the same
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this ice certain promissory note for the sum of— ic	the same, as security for the payment to it of a debt evidenced by certain promption of the first part, and payable mortgage, and described further as, follows: DOLLA: DOLL
the certain promissory note for the sum of ecrtain promissory note for the sum of extension and agreed the promise of the first part hereby covenant—and agree—clude sum of the first part hereby covenant—and agree—clude sum of the first part hereby covenant—and agree—clude sum of the part hereby covenant and agree—clude sum of the sum of the first part hereby covenant in the note of the sum of the first part hereby covenant in the note of the sum of the first part hereby covenant in the note of the sum of the first part hereby covenant in the note of the sum of the sum of the sum of the first part hereby covenant in the note of the sum of the	the same, as security for the payment to it of a debt evidenced by certain prompts of the first part, and payable mortgage, and described further as, follows: DOLLA: DOLLA:
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this is certain promissory note for the sum of— ie certain promissory note for the sum of— i	the same, as security for the payment to it of a debt evidenced by certain promortgage, and described further as, follows: DOLLA: DO
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this is certain promissory note for the sum of— the principal sum leaned) payable on date—therein specified, (or lead to be principal sum leaned) payable on date—therein specified, interest until real part—of the first part decey covenant—and agree— THIST—That part—of the first part de—heroin pricing in the specified such rights or claim in this mortgage. SECOND—To pay all taxes, assessements and charges of every of the top of the same at the rate of ten per centum per annum and this mort of shall permit no waste, and especially no cutting of timprovement of shall permit no waste, and especially no cutting of timprovement of firety receipts for the payable of the period party is form of assignment. In the shall be thereof, with the second party is form of assignment in the state of this mortgage shall stand as security therefor. FIFTH—The valve of the buildings on said premises insured in son the insurance and the annum and this mortgage shall stand as security therefor. FIFTH—The party of the holder of the mortgage shall stand as security therefore. FIFTH—The party of the deat dear the policy and renewal receip sured, the holder of this mortgage shall stand as security therefore. FIFTH—The party of the first part increas scale shall thereupon receiped to th	the same, as security for the payment to it of a debt evidenced by certain pron part
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and hearing the same date as this is certain promissory note for the sum of— ie certain promissory note for the sum of— i	the same, as security for the payment to it of a debt evidenced by certain pron part
ereon and appurtenances thereunto belonging and warrant the title to ry notes, executed concurrently with this mortgage by— e party of the second part, or order, and bearing the same date as this ic certain promissory note for the sum of— ic promissory note for the sum of— ic certain promissory note for the sum of— ic promissory note fo	the same, as security for the payment to it of a debt evidenced by certain pron part. of the first part, and payable mortgage, and described further as, follows: DOLLA: DOL
e party of the second part, or order, and bearing the same date as this no certain promissory note for the sum of ecrtain promissory note for the sum of expectation of the sum of the	the same, as security for the payment to it of a debt evidenced by certain prompared by the payment of the first part, and payable mortgage, and described further as, follows: DOLLAN
nereon and appurtenances thereunto belonging and warrant the title to bry notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain promparity of the first part, and payable mortgage, and described further as, follows: DOLLAI
nerson and appurtenances thereunto belonging and warrant the title to bry notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain pron part