Real Estate Mortgage Record

등 기계 등 경기 등 기계 등 등 등 기계 등 등 등 등 기계 일본 기계 등 등 기계 기계 기계 등 등 등 등 등 등 등 등 등 등 등 등	This instrument was filed for record on thed
	ofo'clock1
TO	and duly recorded in Bookon page
	Register of Dec
The Union Central Life Insurance Company	Ву Дери
그는 말을 많아 보는 말을 받는 어떻게 된	/ Fcc, \$
	in the year 19
NSURANCE COMPANY, a corporation of Cincinnati, Ohio, mortgages,	nn, mortgagor, part of the first part, and PHE UNION CENTRAL LI , party of the second part; gageo, the following described real estate, situate in
County, Oklahoma, to	
antan di Karaman di Karaman Ka Karaman Karaman Karama	
	a Maria Baranda (1966) a managan ang manggan ang katalan ang managan ang managan ang managan ang managan ang m Managan managan ang managa
والمنظيف والأناف والأوارات والمراكز والمراكز أوالمساكل والمناط الماك السناء والمراطع والمعارف والمعارفة	
	neng dipikalah Mesan di kecah pelebih inggilan da. Sejah sejah dian indunya sengah sejah sejah pelebih di pel
	ara partiri da la
the Indian Maridian containing in all	neres more or less, according to Government survey thereof, with all improvement
ereon and appurtenances thereunto belonging and warrant the title	acres, more or less, according to Government survey thereof, with all improvemen to the same, as security for the payment to it of a debt evidenced by certain promi
nereon and appurtenances thereunto belonging and warrant the title bury notes, executed concurrently with this mortgage by————————————————————————————————————	to the same, as security for the payment to it of a debt evidenced by certain promi
nercon and appurtenances thereunto belonging and warrant the title by notes, executed concurrently with this mortgage by e party of the second part, or order, and bearing the same date as the certain promissory note for the sum of the second promissory note for the sum of the second promissory note for the sum of the sum of the second promissory note for the second promissory note for the second promissory note for the second promise the second prom	to the same, as security for the payment to it of a debt evidenced by certain promi
nereon and appurtenances thereunto belonging and warrant the title ory notes, executed concurrently with this mortgage by	to the same, as security for the payment to it of a debt evidenced by certain promises of the first part, and payable his mortgage, and described further as, follows: DOLLAN DOLLAN
nereon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by	to the same, as security for the payment to it of a debt evidenced by certain prom- part of the first part, and payable lis mortgage, and described further as, follows: DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT
ereon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by executed concurrently with this mortgage by executed party of the second part, or order, and bearing the same date as the certain promissory note for the sum of executing promise promise for the sum of executing promise promise for the sum of executing promise pro	to the same, as security for the payment to it of a debt evidenced by certain prom- part of the first part, and payable lis mortgage, and described further as, follows: DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT
ereon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by executed concurrently with this mortgage by executed party of the second part, or order, and bearing the same date as the certain promissory note for the sum of executing promise promise for the sum of executing promise promise for the sum of executing promise pro	to the same, as security for the payment to it of a debt evidenced by certain prom- part of the first part, and payable lis mortgage, and described further as, follows: DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT DOLLAT
ereon and appurtenances thereunto belonging and warrant the title ry notes, executed concurrently with this mortgage by	to 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 ry notes, executed concurrently with this mortgage by party of the second part, or order, and bearing the same date as the generatin promissory note for the sum of cortain promissory note for the sum of	to 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 ry notes, executed concurrently with this mortgage by party of the second part, or order, and bearing the same date as the generatin promissory note for the sum of cortain promissory note for the sum of	to 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 ry notes, executed concurrently with this mortgage by party of the second part, or order, and bearing the same date as the generatin promissory note for the sum of cortain promissory note for the sum of	to 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 ry notes, executed concurrently with this mortgage by	to 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 ry notes, executed concurrently with this mortgage by possible the second part, or order, and bearing the same date as the certain promissory note for the sum of certain the principal sum loaned) phyable on date. Therefore specified, interest until the sum at the naturity, payable annually until paid. The part of the first part hereby covenant and agreed. If the principal sum in this mortgage. Later SECOND.—To pay at the season sparty of the part of the sum of the rate of the speciality no cattling of the principal sum in the sum of the same at the rate of the speciality no cutting of this certain the same at the rate of the speciality no cutting of this certain the same at the rate of the speciality no cutting of this certain the same at the rate of the speciality no cutting of this certain the same at the rate of the speciality no cutting of this certain certain the second party storm of assignment of the sum of the second party storm of assignment in the second party storm of assignment principal carries and certain the policy and renewal received the protect may appear and ediver the policy and renewal receives the second party storm of assignment under the policy and renewal receives	to the same, as security for the payment to it of a debt evidenced by certain prom part of the first part, and payable lis mortgage, and described further as, follows: DOLLAT D
erecon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by provided the second part, or order, and bearing the same date as the certain promissory note for the sum of certain promise of the first part learned such rights or claim in this mortgage. THEST—That part— of the first part floredy covenant— and agree— FIRST—That part— of the first part do— hereby release claims such party on the note of the part of the sum of the rate of ten per centum per annum and this mortgage shall stand as security therefore, with the second party's form of assignment, as its interest may appear and editor the policy and renewal receptains of the sum of the certain per annum, and this mortgage shall stand as security therefore, FIFH—They further agree, that if any of sail notes slial thereup	to the same, as security for the payment to it of a debt evidenced by certain proming the first part, and payable in smortgage, and described further as, follows: DOLLAT DO
nereon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by the second part, or order, and hearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. Therefore, the certain promissory note for the sum of the process of certain the principal sum in this mortgage. THIRST—That part the first part flow part on hereby release clude such rights or claim in this mortgage. The date of the principal sum of the payable the sum of the sum of the payable the sum of the payable that second party on the note of the principal sum of the sum of the sum of the principal sum of the sum of the sum of the principal sum of the principal sum of the dath herein secured, when the sum of the sum of the dath herein secured shall thereup	to the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable part of the first part, and payable is mortgage, and described further as, follows: DOLLAR Or in partial payments prior to maturity in accordance with stipulation therein) wi If maturity being evidenced by interest coupon notes of even date, which draw ten p with the party of the second part as follows; prelinquish and waive all rights or claims of homestead exemption and dollow it of the second part in the second continuous and deliver to the set this mortgage may elect to pay such taxes, liens or assessments and be entitled nortgage shall stand as security for the amount so paid with interest, t on said real estate in as good repair and condition as the same are in a this dat t for the making and repairing of fences on the place, and such as shall be necessar some responsible joint stock company, approved by the party of the second part, fut attached, making said insurance payable in case of loss to the party of the second plat in the contraction of the second part, for a studency making and repairing of fences on the place, and such as shall be collectable with the notes herein, with interest at ten p same shall be due, or to conform to or comply with any of the foregoing covenant on become due and payable at the option of the second party without notice and the
erecon and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by the second part, or order, and bearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, (derest from date until paid at the rate therein specified; interest until nt, per annum after maturity, payable annually until paid. The part of the first part hereby covenant and agree. FIRST—That part.— of the first part do— hereby release clude such rights or claim in this mortgage. SECOND.—To pay all taxes assessed against the said second party on the nd party receipts for the payment thereof. If not paid, the indder of the sum of	to the same, as security for the payment to it of a debt evidenced by certain prom part of the first part, and payable ils mortgage, and described further as, follows: DOLLAT DOL
region and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by the second part, or order, and bearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the part of the first part hereby covenant. and agree filts. That part thereby covenant. and agree filts. That part thereby covenant hereby release clude such rights or claim in this mortgage. SECOND.—To pay all taxes assessed against the said second party on the not a party receipts for the payment thereof. If not paid, the holder of the sum of the sum per annum and this mortgage of the sum	to the same, as security for the payment to it of a debt evidenced by certain prompart—of the first part, and payable lis mortgage, and described further as, follows: DOLLAT DOLLAT
region and appurtenances thereunto belonging and warrant the title cry notes, executed concurrently with this mortgage by the second part, or order, and bearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the part of the first part hereby covenant. and agree filts. That part thereby covenant. and agree filts. That part thereby covenant hereby release clude such rights or claim in this mortgage. SECOND.—To pay all taxes assessed against the said second party on the not a party receipts for the payment thereof. If not paid, the holder of the sum of the sum per annum and this mortgage of the sum	to the same, as security for the payment to it of a debt evidenced by certain prompart—of the first part, and payable lis mortgage, and described further as, follows: DOLLAT DOLLAT
rereon and appurtenances thereunto belonging and warrant the title by notes, executed concurrently with this mortgage by the party of the second part, or order, and bearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the certain promissory note for the sum of the principal sum loaned) payable on male the part that the part that the part that the part thereby covenant and agree. This part of the first part hereby covenant and agree. This part of the first part hereby covenant have preceded such rights or claim in this mortgage. SECOND—To pay all taxes assessed against the said second party on the not a party receipts for the payment thereof. If not paid, the holder of terest on the same at the rate of ten per centum per annum and this mortgage of the payment in owner, and especially no cutting of timber, except for the payment of the debt reported the payment of the first pay form of assignment from the payment of the debt her policy and renewal receipancy the holder of this mortgage may effect such insurance and the rate of the debt her policy and renewal receipancy the holder of this mortgage may effect such insurance and the first pay the forcelosed. SIXTH—They further agree, that if any of said notes shall no tension of the time of payment of the debt herein secured, when the agreements, the whole sum of money herein secured shall thereup trings may be forcelosed. SIXTH—To waive, and they do hereby waive all benefits of states the payment of the debt herein secured in the payment of the debt herein secured when the agreements, the whole sum of	to the same, as security for the payment to it of a debt evidenced by certain promination of the first part, and payable his mortgage, and described further as, follows: DOLLAT DOLLAG DOL
rereon and appurtenances thereunto belonging and warrant the title bry notes, executed concurrently with this mortgage by the party of the second part, or order, and hearing the same date as the certain promissory note for the sum of the principal sum loaned) payable on date. therein specified, for the certain promissory note for the sum of the part to the first part hereby covenant. In the part to the certain promissory note for the sum of the part to the first part thereby covenant. In the part to pay the part thereby covenant and agree. FIRST—That part part thereby covenant and agree. SECOND—To pay all taxes assessed against the said second party on the new of the part to the first part do the pay all taxes assessed against the said second party on the new of the payment thereof. If not paid, the holder of terest to pay all taxes assessed against the said second party on the new of the grantor's family. FOURTH—To waste, and especially note and other improvement of shall print to waste, and especially notes and other improvement of the sum of the ceptain party for the second party s form of assignment riterated to the use of the grantor's family. FOURTH—To waste, and especially notes and other improvement of singular value thereof, with the second party's form of assignment riterated and the mortgage may offect such insurance and the party as the party of the grantor's family and renewal received the holder of this mortgage may offect such insurance and the principal may be foreclosed. SIXTH—To wateve, and they do hereby waite all benefits of	to the same, as security for the payment to it of a debt evidenced by certain promining the second payment of the first part, and payable in smortgage, and described further as, follows: DOLLAR DOL