## Real Estate Mortgage Record

THE Union Central Life Insurance Company  THE Union Central Life Insurance Company  By	By Depu Fee, \$
The Union Central Life Insurance Company  THE SHORTEAGE, Made On	and duly recorded in Book
The Union Central Life Insurance Company  Fee, \$	By
the Indian Meridian, contining in all	Fee, \$
the India's Accordance, Analog that	Fee, \$
County, Octahoms, nortangers, pati	gagor, part of the first part, and THE UNION CENTRAL LI
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the Tatlan Meridan, collabality in all	the following described real estate, situate in
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FIRST.—That part.— of the first part do. — hereby release, relinquish and waive all rights or claims of homestead exemption and do. — here the part. — of the first part do. — hereby release, relinquish and waive all rights or claims of homestead exemption and do. — here are the part of the par	tily being evidenced by interest coupon notes of even date, which draw ton p
SECOND.—To pay all taxes, assessments and charges of every character which are now due, or which horeafter may become liens on said rate to pay all taxes assessed against the said second party on the note or debt secured hereby before the gaine become delinquent and deliver to the second party receipts for the payment thereof. If not paid the holder of this gain the said security for the amount so paid with interest, and the payment of the second part, insurable value thereof, with the second party is form of assignment attached his naturance payment of the second part, it was personally appear and deliver the polloy and renewal receipts therefor to the merigage herein. In case of failure to keep said buildings uted, the holder of this mortgage may effect such insurance and the amount so paid shall be collectible with the notes herein, with interest at ten present of the debt have a security therefor.  PRIFIT—They further agree, that if any of said notes shall not be paid or there is failure to pay any notes given as evidence of interest on a payment of the debt have a secured, which the same shall be due, or to conform to or comply with any of the foregoing covenant green by the foregoing covenant and the importance of the debt have a secured with the second party of the second party without notice and it segments by to foregoine the party of the party of the party of the second part who in the party of the party of the party of the second party with any of the foregoing covenants and except any any notes payment in connection with the title here such costs, expenses and attorney's fees to be secured hereby at ten par cent, payment in connection with the party of the firs	n the party of the second part as follows: ulsh and waive all rights or claims of homestead exemption and do here
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ENVENTED—The party of the dist part hereby afrees to pay to the party of the second part all costs and expenses including attorney's fees to the title herein warranted or in any sulf involuting the mertage security, and also all expenses which the second part in the party of the second part in connection with the title here yield to be necessary for it to appear in any of the Land Departments or Offices of the General Government in connection with the title here such costs, expenses and attorney's fees to be secured hereby at ten per cent per annum.  EIGHTH—In case of foreelosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$. Interpret fores for such suit payable upon filing of the party of the first part, and the party of the first part, and receive with interest at ten per cent, per annum.  The foregoing covenants and conditions being kept and performed, this conveyance to be void, and this mortgage to be released at the expense a part—of the first part, and release to be recorded at cost of said part—of the first part; otherwise to continue in force and effect.  IN TESTIMONY WHEREOF, The said part—of the first part ha—hereunto set—hand—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man for said County and State, on this—  The foreign man foreign man foreign man for said County and State, on this—  The foreign man foreign ma	area, making sam maurance payable in case of 1098 to the party of the secon refer to the mortgagee herein. In case of failure to keep said buildings to paid shall be collectible with the notes herein, with interest at ten p
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