	FROM	STATE OF OKLAHOMA,County, ss.	
		This instrument was filed for record on theday	
		ofM. D. 19 ato'clockM., and duly recorded in Bookon page	
	ТО		
The Union	Central Life Insurance Company	ByDeputy	
		Fee, \$	
		in the year 19 by	
INSURANCE COMPA	NY, a corporation of Cincinnati, Ohio, mortgagee, i		
	FII, That the morigagor morigage to the moriga	geo the following described real estate, situate in	
	지수는 말 같은 것은 것을 가 많을까?		
a da anti-arrende a companya da anti- arrende a companya da anti-arrende a companya da anti- arrende a companya da anti-arrende a companya da anti-			
		na po se prime po se prime po prime po Po po po po prime po p	
	an an an ann an Anna ann an Anna ann an Anna Anna Anna Anna an Anna an Anna an		
	a de la composition d Provinción de la composition de la comp		
	an a		
thereon and appurter	nances thereunto belonging and warrant the title to	cres, more or less, according to Government survey thereof, with all improvements o the same, as security for the payment to it of a debt evidenced by certain promis- 	
the party of the seco	nd part; or order, and licaring the same date as this		
One certain promisso	ry note for the sum of	DOLLARS, DOLLARS, DOLLARS,	
One certain promisso	ry note for the sum of	DOLLARS, DOLLARS,	
One certain promisso	rry note for the sum of	DOLLARS,	
(for the principal sur interest from date un cont, per annum afte	m loaned) payable on date therein specified, (or itil paid at the rate therein specified; interest until r maturity, payable annually until paid.	r in partial payments prior to maturity in accordance with stipulation therein) with maturity being evidenced by interest coupon notes of even date, which draw ten per	
FIRST,Tha	t part of the first part do hereby release,	relinquish and waive all rights or claims of homestead exemption and do hereby	
SECOND.—To estate; to pay all tax ond party receipts fo interest on the same i) pay all taxes, assessments and charges of every tes assessed against the said second party on the not r the payment thereof. If not paid, the holder of i at the rate of ten per contum per annum and this more the per contum per annum and the per contum pe	character which are now due, or which hereafter may become liens on said real to or dobt secured hereby before the same become delinquent and deliver to the sec- this mortgage may elect to pay such taxes, liens or assessments and ba entitled to ortgage shall stand as security for the amount so paid with interest.	
THIRDTo and shall permit no	keep all buildings, tences and other improvement waste, and especially no cutting of timber, except	for the making and repairing of fences on the place, and such as shall be necessary	
the insurable value t part, as its interest m	the build be accord party's form of assignment hav appear and deliver the policy and renowat recei	Interestoristic solution of the comparise the second of the party of the second in the	
centum per annum, a FIFTH—The extension of the time or perceivents the 3	nd this mortgage shall stand as security therefor, y further agree, that if any of said notes shall not of payment of the debt herein secured, when the s their sum of money herein secured shall thereupot	be paid or there is failure to pay any hotes given as evidence of interest on any same shall be due, or to conform to or comply with any of the foregoing covenants a become due and payable at the option of the second party without notice and this is you then any payable at the option of the second party without notice and this	
mortgage may be for	colosed. yaive, and they do hereby waive all benefits of stay The party of the first part hereby agrees to pay to	A valuation or apraisement laws of the State of Oklahoma, the party of the second part all costs and expenses including attorney's fees to	
SIXTHTO V SEVENTIL-	n protecting the title herdin warranted, or in any s (e necessary for it to appear in any of the Land De jes and attorney's fees to be secured hereby at ten case of forcelosure proceedings the party of the f	. valuation or npraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to suit hereby or the cost of the General Government in connection with the title berein, partments or Offices of the General Government in connection with the title berein, per cost, per annum. They northereby attees to pay to the party of the second part file sum of \$	
SIXITE	such suit payable upon filing of the petition, the covenants and conditions being kept and perform first part, and release to be recorded at cost of sal	ist part hereby agrees to pay to the party of the second part the sum of \$ to same to be secured hereby will, interest at ten per cent, per annum. ied, this conveyance to be void, and this mortgrage to be released at the expense of id part of the first part; otherwise to continue in force and effect.	이가 가 건강되는
SEATER-10 SEVENTIL- which it may be put in y neur should the all such costs, expans EGHTHIn as attorney's fees for said part-ser- of the	sy where of the sold part of the first par	t ha herøunto set hand	
SEATER-10 SEVENTIL- which it may be put in y neur should the all such costs, expans EGHTHIn as attorney's fees for said part-ser- of the			
SEVENTE SEVENTE which it may he put i may heur should it b atl such costs, expent EIGHTMI-In as attorney's fees for The foregoing said put of the IN TESTIMO			
SEATHO SEVENTE which it may he put i may heur should it b all such costs, expent EIGHTM The foregoing and put of the IN TESTINO STATE OF OKLABO Before me, u.	MACounty ss.	in and for said County and State, on Hits	
SIATH	MA,County ss.		
SILVER	MACounty ss.		
SIATH	MACounty ss. 10 personally appeared Instrument and acknowledged to me that s therein set forth.	fo me known to be the identical person who executed the	
SIATE	MACounty ss. 10 personally appeared Instrument and acknowledged to me that s therein set forth.	in and for said County and State, on filsin and for said County and State, on filsin to me known to be the identical person who executed the free and voluntary act and deed for	

и 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 И 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 И 1997 -

, f,

0

میں مربقہ در محمد میں مربقہ

Ŧ

ų

2

a.