96	Daaf: Fotata Mantanan D1	
	Real Estate Mortgage Record	
	FROM STATE OF OKLAHOMA,	ty, ss.
	This instrument was filed for record on the ofA, D. 19 ato'clock	
	and duly recorded in Bookon page	
	Register of	
	The Union Central Life Insurance Company Fcc, \$	ернту
	THIS MORTGAGE, Made thisday ofday of	
	• of County, Oklahoma, mortgagor part of the first part, and THE UNION CENTRAL INSTRANCE COMPANY, a corporation of Chickmanti, Ohio, mortgagee, party of the second part: WITNESSETH, That the mortgagor mortgage to the mortgagee the following described real estate, situate in	LIFE
	County, Oklahoma, to-wit:	
	and de service provinsiende de la marche de la marche company de service de service de service de service de s La la la de la d La de la d	
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	of the Indian Meridian, containing in all acres, more or less, according to Government survey thereof, with all improve thereon and appurtenances thereunto belonging and warrant the tille to the same, as security for the payment to it of a debt evidenced by certain pi sory notes, executed concurrently with this mortgage by	romis-
	sory notes, executed concurrently with this morigage by	
	One certain promissory note for the sum of DOL One certain promissory note for the sum of DOL ONE certain promissory note for the sum of DOL ONE certain promissory note for the sum of DOL ONE certain promissory note for the sum of DOL	LARS,
	One certain promissory note for the sum of DOL	LARS,
	One certain promissory note for the sum of DOL (for the principal sum leaned) payable on date therein specified, (se in partial payments prior to maturity in accordance with stipulation therein interest from date until paid at the rule therein specified; interest until maturity being evidenced by interest coupon notes of even date, which draw to even after maturity payable annually until paid which draw to even after maturity payable annually until paid.	LARS, with on per
	FIRST.—That part of the first part do hereby release, relinfulsh and waive all rights or claims of homestcad exemption and do h	iereby
	SECONDTo pay all taxes, assessments and charges of every character which are now due, or which hereafter may become liens on said estate; 2: pay all taxes assessed against the said second party on the note or debt secured hereby before the same become delinquent and deliver to the ond party receipts for the payment thereof. If hot paid, this holder of this mortgage may elect to pay such taxes assessed against the said second party on the show the same become delinquent and deliver to the interest on the same at the rate of ten per centum por annum and this mortgage shall stand as security for the amount so paid with interest. THURD, The rate of ten per centum por annum and this mortgage shall stand as security for the amount so paid with interest.	l real 6 sec- led to
	THIRD.—To keep all buildings of said promises insured in some responsible joint stock company, approved by the party of the second part and shall permit no waske, and especially no cutting of timber, except for the making and repairing of fences on the place, and such as shall be nece for firewood for the use of the grantor's family. FOURTH.—To keep the buildings of said promises insured in some responsible joint stock company, approved by the party of the second par the insurable value thereof, with the second party of the second part it and the sure are aprable in case of loss to the party of the second part the insurable value thereof, with the second party of the second part it and the sure are aprable in case of loss to the party of the second part	ssary t, for econd
	FOURTH.—To keep the buildings of said promises insured in some responsible joint stock company, approved by the party of the second part fourth.—To keep the buildings of said promises insured in some responsible joint stock company, approved by the party of the second part the insurable value thereof, with the second party's form of assignment attached, making said insurance payable in case of loss to the party of the second part, as its interest may applear and deliver the policy and renewal receipts therefor to the mortgated herein. In case of fulture to here said built insured, the holder of this mortgage may effect such insurance and the amount so paid shall be collectible with the notes herein, with interest at to centum, and this mortgage shall stand as security therefor. In time of payment of the debt herein secured, when the same shall be due, or to conform to or comply with any of the foregoing cove or agreements, the whole sum of mency herein secured shall thereupon become due and payable at the option of the second party without notice any mortgage may be foreclosed.	gs so n per n any nants
	SEVENTH To waive, and they do netwoy waive an encluse of any, valuation of application in any of the second part all costs and expenses including altorney's fe subvision of the second sec	party orein,
	and shell be of the first part and conditions the party of the first part hereby agrees to pay to the party of the second part the sum of \$	so of
	• · · · · · · · · · · · · · · · · · · ·	
	STATE OF OKLAHOMA,	
	Before me, nin and for said County and State, on this day ofto me known to be the identical personally appearedto me known to be the identical person who execute	
	within and foregoing instrument and acknowledged to me that exceuted the same as free and voluntary act and dee	
	the uses and purposes therein set forth. My commission expiresNotary Public.	
(1993年)		

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