## Real Estate Mortgage Record

This justrement was filed for record on the	발표하다 그들은 그들만 느린들은 얼굴하였다.	STATE OF OKLAHOMA,County, s
The Union Central Life Insurance Company  The Union Central Life Insuran		This instrument was filed for record on thed
The Union Central Life Insurance Company  Fee, \$		그리고 하는 그 그들은 그들은 그들은 그들은 사람들이 되었다. 그는 그를 보고 있는 것이 되었다. 그는 그는 그는 그는 그는 그는 그를 보고 있다.
the Indian Mariollan, containing in all	<b>TO</b>	Register of Dec
the Indian Maridian, containing in all	The Union Central Life Insurance Company	Ву Dери
the Indian Mariellan, containing in all		Fcc, \$
the Indian Metélian, containing in all  County, Ottahoum, nortestore— part. — of the diet part, and will UNION CHINTHAL AM  WENNESSTEEL. That the merigage, many merigage to the merigage, the selective draw electrical reads of the county of the merigage. — the selective draw electrical reads of the county of the merigage. — County, Ottahoum, to-origin  Wennessteel. That the merigage is all — — county of the holds are selected and electrical reads of the county of the merigage. — County, Ottahoum, to-origin  County, Ottahoum, to-origi		
the Indean Meridian, containing in all		
the halles Meeting, centrising in all	STRANCE COMPANY, a corporation of Cincinnati, Ohio, mortgageo, par	rty of the second part:
the Indian Mestlina, centaining in all	County, Oklahoma, to-wi	
the Instan Meritin, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
the Indian Meridian, containing in all		
eren and appartenances thereunto belonging and warrant the title to the same, as security for the payment to it of a debt evidenced by certain promisery mote for the sum of		
ereen and appartenances thereunto belonging and warrant the title to the same, as security for the payment to it of a debt evidenced by certain promisery mote for the sum of		
seroen and appartenances thereunto belonging and warrant the title to the same, as security for the payment to it of a debt evidenced by certain promisery protes, executed concurrently with this mortgage by		rangan kalangan penggalah salah dianggalah 1988 (1988). Penggalah kebagai kebagai kebagai kebagai kebagai keba Banggalah penggalah kebagai menggalah penggalah kebagai kebagai kebagai kebagai kebagai kebagai kebagai kebaga
neroen and appartenances thereunto belonging and warrant the title to the same, as security for the payment to it of a debt evidenced by certain promisery profes, executed concurrently with this mortgage by party of the second part, or order, and bearing the same date as this mortgage, and described further as, follows:  10 certain promisery note for the sum of		
to profes, executed concurrently with this mortgage by.  party of the second part, or ordor, and bearing the same date as this mortgage, and described further as, follows:    DOLLAR   DOLLAR		화 하나 나는 하는 하는 사람들이 얼마나 나는데 그
the certain promissory note for the sum of certain promissory note for the sum of DOLLAR to certain promissory note for the sum of DOLLAR DOLLAR certain promissory note for the sum of DOLLAR DOLLAR certain promissory note for the sum of DOLLAR DOLLAR certain promissory note for the sum of DOLLAR DOLLAR certain promissory note for the sum of the principal sum loaned, payable on date. Therein specified, for in partial payments prior to maturity in accordance with stipulation therein) will certain specified in the certain promissory note for the sum of the certain promissory note for the payable of the sum of the certain promissory note for the sum of the certain promissory note for the payable of the sum of the certain promissory note for the sum of the certain promissory note for the payable of the sum of the certain promissory note for the payable of		
ne certain promissory note for the sum of	ereon and appurtenunces thereunto belonging and warrant the title to try noice, executed concurrently with this mortgage by	he same, as security for the payment to it of a debt evidenced by certain promi
ne certain promissory note for the sum of	ereon and appurtenances thereunto belonging and warrant the title to try noics, executed concurrently with this mortgage by————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain promi  part of the first part, and payable nortgago, and described further as, follows:  DOLLAR
DOLLAR:  gestatin promissory note for the sum of	ereon and appurtenances thereunto belonging and warrant the title to try noice, executed concurrently with this mortgage by————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain promi  part of the first part, and payable nortgago, and described further as, follows:  DOLLAR  DOLLAR
or the principal sum Joaneal) payable on date therein specified, (for in partial payments prior to maturily in accordance with stipulation therein) witerest from acts until paid at the rais tierein specified; interest until maturily being evidenced by interest coupon noise of even date, which draw ten nutil per annum after maturily, payable annually until paid.  The part of the first part hereby covenant and agree with the party of the second part as follows:  FIRSTTilat part of the first part do hereby release, relinquish and waive all rights or claims of homestead exemption and do hereby the party of the second part as follows:  FIRSTTilat part of the first part do hereby release, relinquish and waive all rights or claims of homestead exemption and do hereby leaves the second party of the good of a party occupied to the party of the second party of the good of party party and the party of the second party of t	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by————————————————————————————————————	the same, as security for the payment to it of a debt evidenced by certain promi  ———————————————————————————————————
FIRST.—That part in the first part do—hereby coleanal.—And agreed.—With the party of the second part as follows:  FIRST.—That part — of the first part do—hereby release, relinquish and waive all rights or claims of homestead exemption and do—hereby claims and claims of the party of the part	ereon and appurtenances thereunto belonging and warrant the litle to try noice, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this receptain promissory note for the sum of  coccertain promissory note for the sum of	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR DOLLAR DOLLAR DOLLAR DOLLAR DOLLAR DOLLAR DOLLAR
insurable value thereof, with the second party's form of assignment attacked, making said insurance payable in case of loss to the party of the second, as its interest may appear and deliver the policy and renewal receipts therefor to the mortgage herein. In case of failure to keep said buildings a turned, the holder of this mortgage may affect such insurance and the amount so paid shall be collectible with the notes herein, with interest at ten pt turn per annum, and this mortgage shall stand as security therefor the pay the payable of the debt begins externed, when the same shall be due, or to conform to or comply with any of the Coregoing covenant regreements by the payable of the debt begins extered shall thereupon become due and payable at the option of the second party without notice and the regreementation of money herein secured shall thereupon become due and payable at the option of the second party without notice and the regreementation of the second party without notice and the regreementation of the second party of the fart part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees to leak the payable of the party of the party of the party of the party of the second part all costs and expenses which the second party in cur should it be necessary for it to appear in any of the Land Departments or Offices of the General Government in connection with the fille herein storney's fees for sectors and attorney's fees to be secured hereby at ten per cent per annum.  EIGHTH.—In case of foreclosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ and consists and country's fees to be secured hereby at ten per cent, per annum.  The foregoing covenants and conditions being kept and performed, this conveyance to be vold, and this mortgage to be released at the expense of a part part, and release to be recorded at cost of said part.————————————————————————————————————	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this receptain promissory note for the sum of  cortain promissory note for the sum of  certain promissory note for the sum of  e certain promissory note for the sum of  et certain promissory note for the sum of  certain promissory note for the sum of  et certain promissory note for the sum of	the same, as security for the payment to it of a debt evidenced by certain promi  part of the first part, and payable nortgage, and described further as, follows:  DOLLAR
insurable value thereof, with the second party's form of assignment attacked, making said insurance payable in case of loss to the party of the second the set in as its interest may appear and deliver the policy and renewal receipts therefor to the mortgage herein. In case of failure to keep said buildings sured, the holder of this mortgage may affect such insurance and the amount so paid shall be collectible with the notes herein, with interest at ten pt tum per annum, and this mortgage shall stand as security therefore.  FIFTH—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 an agreement of the time of payment of the doth therein secured, when the same shall be due, or to conform to or comply with any of the foregoing covenant agreements by the constant of money, herein secured shall thereupon become due and payable at the option of the second party without notice and the tight of the party of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees the interest of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees to such costs, expenses and autorney's fees to be secured thereby at ten per cent of the General Government in connection with the title herein such costs, expenses and autorney's fees to be secured hereby at ten per cent per annum.  EIGHTIL—In case of foreclosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ actions of sees for such suit payable upon filling of the petition, the same to be secured hereby 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 of part and conditions being kept and performed, this conveyance to be void, and this mortgage to be released at the expense of the first	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain promi  part of the first part, and payable nortgage, and described further as, follows:  DOLLAR
insurable value thereof, with the second party's form of assignment attacked, making said insurance payable in case of loss to the party of the second the set in as its interest may appear and deliver the policy and renewal receipts therefor to the mortgage herein. In case of failure to keep said buildings sured, the holder of this mortgage may affect such insurance and the amount so paid shall be collectible with the notes herein, with interest at ten pt tum per annum, and this mortgage shall stand as security therefore.  FIFTH—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 an agreement of the time of payment of the doth therein secured, when the same shall be due, or to conform to or comply with any of the foregoing covenant agreements by the constant of money, herein secured shall thereupon become due and payable at the option of the second party without notice and the tight of the party of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees the interest of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees to such costs, expenses and autorney's fees to be secured thereby at ten per cent of the General Government in connection with the title herein such costs, expenses and autorney's fees to be secured hereby at ten per cent per annum.  EIGHTIL—In case of foreclosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ actions of sees for such suit payable upon filling of the petition, the same to be secured hereby 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 of part and conditions being kept and performed, this conveyance to be void, and this mortgage to be released at the expense of the first	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain promi  part of the first part, and payable nortgage, and described further as, follows:  DOLLAR
SINVENTYL—The party of the first part hereby agrees to pay to the party of the second part all costs and expenses Including attorney's fees then it may be put in protecting the title increin waranted, or in any suit involving the mortings security, and also all expenses which the second part y incur should it be necessary for it to appear in any of the Land Departments or Offices of the General Government in connection with the filte hereby such costs, expenses and autorney's fees to be secured hereby at ten per cent per annum.  EIGHTH.—In case of forcelosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ mitorney's fees for such suit payable upon filling of the petition, the same to be secured hereby with interest at ten per cent, per annum.  The foregoing covenants and conditions being kept and performed, this conveyance to be vold, and this mortgage to be released at the expense of part in the part 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—  ATE OF OKLAHOMA.—County ss.  Before ms, a——in and for said County and State, on this—	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR
SINVENTIAL—The party of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees then it may be put in protecting the title included. Or in any suit involving the mortinge security and also all expenses which the second part y incur should it be necessary for it to appear in any of the Land Departments or Offices of the General Government in connection with the filte herein such costs, expenses and autorney's fees to be secured hereby at ten per cent per annum.  EIGHTH.—In case of forcelosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ actioney's fees for such suit payable upon filling of the petition, the same to be secured hereby with interest at on 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 of part in the part in 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	ereon and appurtenances thereunto belonging and warrant the title to try poles, executed concurrently with this mortgage by  party of the second part, or order, and bearing the same date as this report of the second part, or order, and bearing the same date as this report of the second promissory note for the sum of  certain	the same, as security for the payment to it of a debt evidenced by certain promises and described further as, follows:  DOLLAR  In partial payments prior to maturity in accordance with stipulation therein) what of the party of the second part as follows:  linquish and waive all rights or claims of homestead exemption and do herei  arapter which are now due, or which hereafter may become liens on said reor debt secured hereby before the same become definquent and deliver to the ses mortgage may elect to pay such taxes, liens or assessments and be entitled agas bill stand as security for the amount so paid with interest, said real estate in as good repair and condition as the same are in at this dat  rithe mating and repairing of tences on the place, and such as shall be necessary.
SINVENTIA—The party of the first part hereby agrees to pay to the party of the second part all costs and expenses including attorney's fees then it may be put in protecting the it tile in the second part all costs and expenses which the second party incur should it be necessary for it to appear in any of the Land Departments or Offices of the General Government in connection with the filte hereby such costs, expenses and autorney's fees to be secured hereby at ten per cent per annum.  EIGHTH.—In case of forcelosure proceedings the party of the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$ intorney's fees for such suit payable upon filling of the petition, the same to be secured hereby with interest at on 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 of part and release to be recorded at cost of said part.—Of the first part, and release to be recorded at cost of said part.—Of the first part, of the release of the first part, the release of the first part ha—hereunto set ——hand—  ATE OF OKLAHOMA,—County ss.  Before ms, a——in and for said County and State, on this ——of—the ms, a——hand——to me known to be the Identical person—who executed the	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  party of the second part, or order, and bearing the same date as this repair of the second part, or order, and bearing the same date as this reception promissory note for the sum of  c certain promissory note for the sum of  the principal sum loaned) payable on date.  The principal sum loaned) payable on date.  Therefore the part hereby covenant.  and agree.  THISTN—Tut part  the mortgage.  SECOND.—To pay all taxes against the said second party on the note of the part of the part of the part of the principal party on the note of the part of the said second party on the note of the part of the p	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR  DO
ATE OF OKLAHOMA, County ss.  Before ins, a	ereon and appurtenances thereunto belonging and warrant the title to try poles, executed concurrently with this mortgage by  party of the second part, or order, and bearing the same date as this report of the second part, or order, and bearing the same date as this report of the second party of the sum of  ce certain promissory note for the sum of  certain promissory note for the sum of the sum of the sum of the note of  definition of the sum of  finance of the sum of the policy and renewal receipt  certain promissory note for the sum of the debt herein secured, when the sum of the debt herein secured shall thereupon is sum of small thereupon is sum of small thereupon is sum of small thereupon is sum of money herein secured shall thereupon is sum of money herein secured.	the same, as security for the payment to it of a debt evidenced by certain promises the same, as security for the payment to it of a debt evidenced by certain promises the payment of the first part, and payable mortgage, and described further as, follows:  DOLLAR DOLL
ATE OF OKLAHOMA, County ss.  Before ins, a	ereon and appurtenances thereunto belonging and warrant the title to try poles, executed concurrently with this mortgage by  party of the second part, or order, and bearing the same date as this report of the second part, or order, and bearing the same date as this report of the second party of the sum of  ce certain promissory note for the sum of  certain promissory note for the sum of the sum of the sum of the note of  definition of the sum of  finance of the sum of the policy and renewal receipt  certain promissory note for the sum of the debt herein secured, when the sum of the debt herein secured shall thereupon is sum of small thereupon is sum of small thereupon is sum of small thereupon is sum of money herein secured shall thereupon is sum of money herein secured.	the same, as security for the payment to it of a debt evidenced by certain promises the same, as security for the payment to it of a debt evidenced by certain promises the payment of the first part, and payable mortgage, and described further as, follows:  DOLLAR DOLL
ATE OF OKLAHOMA, County sg.  Before inc, a	ereon and appurtenances thereunto belonging and warrant the title to try poles, executed concurrently with this mortgage by  party of the second part, or order, and bearing the same date as this report of the second part, or order, and bearing the same date as this report of the second party of the sum of  ce certain promissory note for the sum of  certain promissory note for the sum of the sum of the sum of the note of  definition of the sum of  finance of the sum of the policy and renewal receipt  certain promissory note for the sum of the debt herein secured, when the sum of the debt herein secured shall thereupon is sum of small thereupon is sum of small thereupon is sum of small thereupon is sum of money herein secured shall thereupon is sum of money herein secured.	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR  A partial payments prior to maturity in accordance with stipulation therein) wi aturity being evidenced by interest coupon notes of even date, which draw ten p with the party of the second part as follows: linquish and waive all rights or claims of homestead exemption and do—herel  partial payments prior to maturity in accordance with stipulation therein) wi aturity being evidenced by interest coupon notes of even date, which draw ten p with the party of the second part as follows: linquish and waive all rights or claims of homestead exemption and do—herel  partial payments prior to maturity in accordance with stipulation there is a mortgage may elect to pay such taxes, liens or assessments and be entitled agage binal stand as security for the amount so paid with interest, and real estate in as good repair and condition as the same are in at this dat r the making and repairing of fences on the place, and such as shall be encoded making said insurance payable in case of loss to the party of the second ount so paid shall be collectible with the notes here! Widney of Interest on an as shall be due, or to conform to or comply with any of the foregoing covenan escome due and payable at the option of the second party without notice and the
r of 19 personally appeared to me known to be the Identical person who executed th	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this r the certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (or if the part of the first part hereby covenant and agree This purt of the first part hereby covenant and agree. THIRST.—That purt of the first part do hereby release, re clude such rights or claim in this mortgage.  SECOND.—To pay all taxes, assessments and charges of every charter to pay all taxes assessed against the said second party on the note of the party receipts for the payable the proceeding per anatum and this nort THIRD.—To keep all buildings, fonces and other improvement on the said permit no waste, and especially no cuttling of timber, except for the reveold for the use of the grantor's family.  FOUTH.—To keep all buildings on said premises insured in some sinsurable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of assignment a finantable value thereof, with the second party's form of	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR  DO
r ofto me known to be the Identical person who executed the	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this present of the second part, or order, and bearing the same date as this present of the second part, or order, and bearing the same date as this present of the second party of the sum of the certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (or interest from date until paid at the rate therein specified; interest until mit, por annum after maturity, payable annually until paid.  The part of the first part hereby covenant and agree FIRST.—That purt of the first part ide hereby release, relude such rights or claim in this mortgage.  SECOND.—To pay all taxes, assessments and charges of every charter to pay all taxes assessed against the said second party on the note of party receipts for the payment thereof. If not paid, the holder of this creat on the same at the rate of ten per centum per annum and this mort should be accorded to the use of the grancore tambly.  FOUTHH.—To keep all buildings, forees and other improvement on the same at the rate of ten per centum per annum and this mortgage in the said second party of the first part, as its interest may appear and deliver the policy and renewal receipt in some singular than the payment of the debt have an and premises insured in some singular than the payment of the debt herein secured, when the said as centred, the holder of this mortgage may effect such insurance and the am agreements, the whole sum of money herein secured shall thereupon if the may be foredosed.  SINTH—To waive, and they do hereby waive all benefits of stay, a singular may be foredosed.  SINTH—To waive, and they do hereby waive all benefits of stay, a singular may b	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable nortgage, and described further as, follows:  DOLLAR  DO
thin and foregoing instrument and acknowledged to me thatexecuted the same as free and voluntary act and deed to	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this present of the second part, or order, and bearing the same date as this present of the second part, or order, and bearing the same date as this present of the second party of the sum of the certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (or interest from date until paid at the rate therein specified; interest until mit, por annum after maturity, payable annually until paid.  The part of the first part hereby covenant and agree FIRST.—That purt of the first part ide hereby release, relude such rights or claim in this mortgage.  SECOND.—To pay all taxes, assessments and charges of every charter to pay all taxes assessed against the said second party on the note of party receipts for the payment thereof. If not paid, the holder of this creat on the same at the rate of ten per centum per annum and this mort should be accorded to the use of the grancore tambly.  FOUTHH.—To keep all buildings, forees and other improvement on the same at the rate of ten per centum per annum and this mortgage in the said second party of the first part, as its interest may appear and deliver the policy and renewal receipt in some singular than the payment of the debt have an and premises insured in some singular than the payment of the debt herein secured, when the said as centred, the holder of this mortgage may effect such insurance and the am agreements, the whole sum of money herein secured shall thereupon if the may be foredosed.  SINTH—To waive, and they do hereby waive all benefits of stay, a singular may be foredosed.  SINTH—To waive, and they do hereby waive all benefits of stay, a singular may b	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable nortgage, and described further as, follows:  DOLLAR  DO
지수는 사람들이 되었다. 그는 사람들은 그는 사람들은 그는 그는 그는 그들은 그를 하는 것이 되었다. 그는 사람들은 그는 사람들은 그는 사람들은 그는 사람들은 그는 사람들은 그를 다른 사람들은 그를 다른 사람들은 그는 사람들은 그를 다른 사람들이 그를 다른	ereon and appurtenances thereunto belonging and warrant the title to try notes, executed concurrently with this mortgage by  e party of the second part, or order, and bearing the same date as this r the certain promissory note for the sum of the principal sum loaned) payable on date therein specified, (or in the principal sum loaned) payable on date therein specified, (or in the principal sum loaned) payable on date therein specified, (or in the part of the first part hereby covenant and agree. THIRST.—That purt of the first part thereby covenant and agree. SECOND.—To say all taxes, assessments and charges of every challed such rights or claim in this mortgage.  SECOND.—To say all taxes assessed against the said second party on the note of the party receipts for the payment thereby. In not paid, the holder of this the party of the payment thereby and the holder of this the party of the payment thereby the pay of the pay the pay THIRD.—To keep all buildings, fences and other improvement on the sum payable value thereby, with the second party's form of assignment at the singurable value thereby, with the second party's form of assignment at the singurable value thereby, with the second party's form of assignment and the sum payable value thereby appear and deliver the policy and renewal receipt thum per annum, and this mortgage may affect such insurance and the am trigge only be foreclosed.  SECONDATION THE party of the debt herein secured, when the second party by the pays and they do hereby waive all benefits of say, a SECONDATION THE party of the first part and performed, the hit in may be put in protecting the title herein warranted, or in any suit y inc	the same, as security for the payment to it of a debt evidenced by certain promi- part of the first part, and payable mortgage, and described further as, follows:  DOLLAR  A partial payments prior to maturity in accordance with stipulation therein) with the party of the second part as follows:  linquish and waive all rights or claims of homestead exemption and do hereit aracler which are now due, or which hereafter may become liens on said re- or debt secured hereby before the same become delinquent and deliver to the se- sunortsage may elect to pay such taxes, liens or assessments and be entitle great the same are in at this dat read real estate in as good repair and condition as the same are in at this dat read real estate in as good repair and condition as the same are in at this dat returned, making said insurance payable in case of loss to the party of the second part, for tinched, making said insurance payable in case of loss to the party of the second part, so the party of the second part in the same are and the shall be due, or to conform to or comply with any of the foregoing covenant recome due and payable at the option of the second party without notice and the relation or apraisement laws of the State of Oklahoma. The party of the second part all costs and expenses which the second part rements or Offices of the General Government in connection with the stille hereit reference of annum.  Part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$.  The content of the first party of the second part the sum of \$\frac{1}{2}\$.  The content of the first party of the second part the sum of \$\frac{1}{2}\$.  The content part is the party of the second part the sum of \$\frac{1}{2}\$.  The content part selective, and also all expenses which the second part rements or Offices of the General Government in connection with the title hereit reference of annum.  The party of the secon