Real Estate Mortgage Record

FROM	OMA MIN ON OVER A TROUT
	STATE OF OKLAHOMA,County, ss.
	This instrument was filed for record on theday ofA. D. 19ato'clockM.
	and duly recorded in Bookon page
TO	Register of Deeds
The Union Central Life Insurance Company	By Deputy
The Union Central Life insurance Company	Fce, \$
	In the same of
	in the year 19 by
County, Oklahoma,	a, mortgagor, part of the first part, and THE UNION CENTRAL LIFE
WITNESSETH, That the mortgager mortgage to the mortgag	geethe following described real estate, situate in
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and the second s	
	an dispersion of the second product of the second product of the second product of the second product of the s The second product of the second product of the second product of the second product of the second product of
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기상된 통원 본 기계 및 시 회원인 그리고 있다.	
	res, more or less, according to Government survey thereof, with all improvements
ry notes, executed concurrently with this mortgage by	o the same, as security for the payment to it of a debt evidenced by certain promis- part of the first part, and payable to
party of the second part, or order, and bearing the same date as this e certain promissory note for the sum of	mortgage, and described further as, follows: DOLLARS,
	DOLLARS, DOLLARS,
e certain promissory note for the sum of	DOLLARS,
e certain promissory note for the sum of	DOLLARS, DOLLARS,
e certain promissory note for the sum of	DOLLARS, in partial payments prior to maturity in accordance with slipulation therein) with
The part of the first part hereby coverant and agree	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 with the party of the second part as follows:
FIRST.—That part of the first part do hereby release, r	relinquish and waive all rights or claims of homestead exemption and do hereby
ate; to pay all taxes assessed against the said second party on the note tarty receipts for the payment thereof. If not paid, the holder of the erest on the same at the rate of ten per centum per annum and this mo	character which are now due, or which hereafter may become liens on said real e or debt secured hereby before the same become delinquent and deliver to the sec- his mortgage may elect to pay such taxes, liens or assessments and be entitled to rigage shall stand as security for the amount so paid with interest.
THIRD.—To keep all buildings, fences and other improvement of the shall permit no waste, and especially no cutting of timber, except for	on said real estate in as good repair and condition as the same are in at this date, for the making and repairing of fences on the place, and such as shall be necessary
nrewood for the use of the granter's family.	me responsible joint stock company, approved by the party of the second part, for attached, making said insurance payable in case of loss to the party of the second
nrewood for the use of the grantor's family. FOURTH.—To keep the buildings on said premises insured in sor insurable value thereof, with the second party's form of assignment it, as its interest may appear and deliver the policy and renewal receip	ots therefor to the mortgages herein. In case of influre to keep said buildings so
FOURTH.—To keep the buildings on said premises insured in sor insurable value thereof, with the second party's form of assignment t, as its interest may appear and deliver the policy and renewal receip	ous therefor to the mortgages herein. In case of minure to keep said buildings so mount so paid shall be collectible with the notes herein, with interest at ten per be paid or there is failure to pay any notes given as evidence of interest on any
insurable value thereof, with the second partry's form of assignment, as its interest may appear and deliver on the property form of assignment, the second partry's form of assignment, the second partry's form of assignment of the property of the propert	ne shall be there is infinite to buy and shall also also shall be used in a shall be due, or to conform to or comply with any of the foregoing covenants become due and payable at the option of the second party without notice and this
FOURTH.—To keep the buildings on said premises insured in sort insurable value thereof, with the second partry's form of assignment, the sits interest may appear and deliver the policy and renewal receip treed, the holder of this mortgage may effect such insurance and the artium per annum, and this mortgage shall stand as security therefor. FIFITH.—They further agree, that if any of said notes shall not insure the sension of the time of payment of the debt herein secured, when the sa agreements, the whole sum of money herein secured shall thereupon ringage may be foreclosed.	no paid of there is induce to buy any anotis given as evidence of interest on any interest has been due or to conform to or comply with any of the foreigning covenants become due and payable at the option of the second party without notice and this become consequence to the second party without notice and this
FOURTH.—To keep the buildings on said promises insured in sort murable value thereof, with the second party's form of assignment, the said of the second party's form of assignment, the said of the second party's form of assignment, the said of the second party's form, the said not seen and the at tim per annum, and this mortgage may effect such insurance and the result me per annum, and this mortgage and stand as security therefor the second of the time of payment of the debt herein secured, when he sa agreements, the whole sum of money herein secured shall thereupon trigge may be foreclosed. SINTEL—To waive, and they do hereby waive all benefits of stay, SEVENH—The Party of the first part hereby agrees to pay to it in the said of the said	ne shall be there is infinite to buy anotts given as evidence of interest on any me shall be due, or to conform to or comply with any of the foregoing covenants become due and payable at the option of the second party without notice and this , valuation or apraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to be provided in the party of the conformal covernment of expenses which the second party and provided the offices of the General Government in connection with the title herein,
FOURTH.—To keep the buildings on said promises insured in sort murable value thereof, with the second party's form of assignment, the said of the second party's form of assignment, the said of the second party's form of assignment, the said of the second party's form, the said not seen and the at tim per annum, and this mortgage may effect such insurance and the result me per annum, and this mortgage and stand as security therefor the second of the time of payment of the debt herein secured, when he sa agreements, the whole sum of money herein secured shall thereupon trigge may be foreclosed. SINTEL—To waive, and they do hereby waive all benefits of stay, SEVENH—The Party of the first part hereby agrees to pay to it in the said of the said	no paid of there is infinite to buy anotes given as evidence of interest on any meshall be due, or to conform to or comply with any of the foregoing covenants become due and payable at the option of the second party without notice and this , valuation or apraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to be party of the mortgage security, and also all expenses which the second party and involving the mortgage security, and also all expenses which the second party and the second party are second party and the second pa
FOURTH.—To keep the buildings on said premises insured in sor it, as its interest may appear and deliver the policy and renewal receip tred, the holder of this mortgage may effect such insurance and the artum per annum, and this mortgage may effect such insurance and the artum per annum, and this mortgage shall stand as security therefor. FIFTH.—They further agree, that if any of said notes shall not agree only be the said of the debt lored a security when the said agree may be foreclosed. SIXTH.—To walve, and they do hereby walve all benefits of stay, SIXTH.—To walve, and they do hereby walve all benefits of stay, ich it may be put in protecting the title herein warranted to pay to a lich it may be put in protecting the title herein warranted to any su y incur should it be necessarily alterney's fees to be secured hereby at ten BIGHTH.—I can of foreclosure proceedings the party of the in attorney's fees and alterney's fees to be secured hereby at ten attorney's fees and alterney's less to be secured hereby at ten The forecome covenants and conditions being kept and perform a part—— of the first part, and release to be recorded at cost of said IN TESTIMONY WHEREOF. The said part.—— of the first part	ne shall be due of the content to are amply with any of the foreign coverants become due and payable at the option of the second party without notice and this become due and payable at the option of the second party without notice and this the party of the second part all costs and expenses including attorney's fees to wit involving the mortgage security, and also all expenses which the second party partments or Offices of the General Government in connection with the title herein, per cent, per annum. "st part hereby agrees to pay to the party of the second part the sum of \$
FOURTH.—To keep the buildings on said premises insured in sor it, as its interest may appear and deliver the policy and renewal receip tred, the holder of this mortgage may effect such insurance and the artum per annum, and this mortgage may effect such insurance and the artum per annum, and this mortgage shall stand as security therefor. FIFTH.—They further agree, that if any of said notes shall not agree only be the said of the debt lored a security when the said agree may be foreclosed. SIXTH.—To walve, and they do hereby walve all benefits of stay, SIXTH.—To walve, and they do hereby walve all benefits of stay, ich it may be put in protecting the title herein warranted to pay to a lich it may be put in protecting the title herein warranted to any su y incur should it be necessarily alterney's fees to be secured hereby at ten BIGHTH.—I can of foreclosure proceedings the party of the in attorney's fees and alterney's fees to be secured hereby at ten attorney's fees and alterney's less to be secured hereby at ten The forecome covenants and conditions being kept and perform a part—— of the first part, and release to be recorded at cost of said IN TESTIMONY WHEREOF. The said part.—— of the first part	me shall be due, or to conform to or comply with any of the foregoing covenants become due and payable at the option of the second party without notice and this , valuation or apraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to ultraviving the mortgage security, and also all expenses which the second party partments or Offices of the General Government in connection with the title herein, per cent, per annum. It is part hereby agrees to pay to the party of the second part the sum of \$1.000 to the party of the second part at the per cent, per annum. It is one to the perfect of the party of the second part the sum of \$1.000 to the party of the second part the sum of \$1.000 to the first part; otherwise to continue in force and effect.
FOURTH.—To keep the buildings on said promises insured in sort insurable value thereof, with the second party's form of assignment, thereby the value thereof, with the second party's form of assignment, the content of this mortgage may effect such insurance and the attemper annum, and this mortgage may effect such insurance and the attemper annum, and this mortgage may effect such insurance and the resistance of the time of payment of the debt herein secured, when he sa agreements, the whole sum of money herein secured shall note shall not regage may be foreclosed. SINTIL—To waive, and they do hereby waive all benefits of stay, SEVENTH—The party of the first part hereby agrees to pay to feel it may be put in protecting the title herein warranted, or in any surport of the first part hereby at term and the content of the first part hereby at term and the party of the first part feel for such such party of the first part hereby at term of the first part and conditions being kept and performed part.—— of the first part, and conditions being kept and performed part.—— of the first part, and release to be recoved at cost of said.	me shall be due, or to conform to or comply with any of the foregoing covenants become due and parable at the option of the second party without notice and this valuation or apraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to ulti involving the mortgage security, and also all expenses which the second party partments or Offices of the General Government in connection with the title herein, per tent per annum. "st part hereby agrees to pay to the party of the second part the sum of \$
insurable value thereof, with the second party's form of assignment, it is interest may appear and deliver the policy and ronewal receip that it is interest may appear and deliver the policy and ronewal receip that per annum, and that mortgane shall stand as security therefor. FIFTEI.—They further agree, that if any of said notes shall not lension of the time of payment of the debt herein secured, when the sa agreements, the whole sum of money herein secured shall thereupon rigage may be forelosed. SIXTH.—To waive, and they do hereby waive all benefits of stay, SEVENTH.—The party of the first part hereby agrees to pay to the his may be opened to be secured shall thereupon vincus should it be necessary for it to appear in any of the Land popuch costs, expenses and altorney's fees to be secured hereby at ten purched, secured hereby at ten per should it be necessary for it to appear in any of the Land popuch costs, expenses and altorney's fees to be secured hereby at ten attorney's fees for such sult payable upon filing of the petition, the The foregoing covenants and conditions being kept and performed part.—— of the first part, and release to be recorded at cost of said IN TESTIMONY WHEREOF. The said part.—— of the first part	me shall be due to the correct of corrections of the second party without notice and its second and payable at the option of the second party without notice and this yaluation or apraisement laws of the State of Oklahoma. the party of the second part all costs and expenses including attorney's fees to ulti involving the mortgage security, and also all expenses which the second party partments or Offices of the General Government in connection with the title herein, per cent. per annum. It part hereby agrees to pay to the party of the second part the sum of \$3 arms to be secured hereby with interest at ten per cent. per annum. It is conveyance to be void, and this mortgage to be released at the expense of a part. — of the first part, otherwise to continue in force and effect. That hereunto set
Insurable value thereof, with the second party's form of assignment, the value thereof, with the second party's form of assignment, the value thereof, with the second party's form of assignment, the value thereof, which he second party's form of assignment, the value of the second party's form of assignment, the value of the second party of the value of value	medical budges for the correction of camply with any of the original corrections of the second parts without notice and this yallation or apraisement laws of the State of Oklahoma. (he party of the second part all costs and expenses including attorney's fees to ulti involving the mortgage security, and also all expenses which the second party partments or Offices of the General Government in connection with the title herein, per cent. per annum. It part hereby agrees to pay to the party of the second part the sum of \$3.00 mm o