## Real Estate Mortgage Record

FROM	STATE OF OKLAHOMA,
	This instrument was filed for record on theday
	ofA. D. 19 ato'clockM.,
TO	and duly recorded in Bookon page
	Register of Deeds
The Union Central Life Insurance Comp	
	Fee, \$
	by the year 19 by
	Oklahoma, mortgagor part of the first part, and THE UNION CENTRAL LIFE
NSCRANCE COMPANY, a corporation of Cincinnati, Ohio, more WITNESSETH, That the mortgagor mortgage to the	rigagee, party of the second purt; e mortgageethe following described real estate, situate in
County, Oklah	
خيها محير مبألوج بروينا كممر بلفار بماريلي الرامانيات	The second of th
	المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المستقيد على المستقد المستقد المستقد المستقدات المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المستقد المراجع المستقد المستقد المراجع المراجع
و المصود ملا يك المرأ عاد بيليهم الداريا بالمهدارين	
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er en en frans de fant de fan de De fan de fa	
server and applicantages thereinto belonging and warrant th	acres, more or less, according to Government survey thereof, with all improvements the title to the same, as security for the payment to it of a debt evidenced by certain promis-
a party of the second part, or order, and bearing the same da	te as this mortgage, and described further as, follows;
ne certain promissory note for the sum of	DOLLARS, DOLLARS,
o certain promissory note for the sum of-	DOLLARS, DOLLARS,
no cortain promissory note for the sum of	DOLLARS, DOLLARS.
or the principal sum loaned) payable on date therein spec terest from date until paid at the rate therein specified; inter ht. per annum after maturity, payable annually until paid.	DOLLARS, iffied, ver in partial payments prior to maturity in accordance with stipulation therein) with est until maturity being evidenced by interest coupon notes of even date, which draw ten per daree with the party of the second part as follows:
The part	as until maturity being evidences by interest coupon notes of even date, which draw ten per a dispress. Telease, relinquish and waive all rights or claims of homestead exemption and dohereby of every character which are now due, or which hereafter may become Hens on said real on the note or debt secured hereby before the same become delinquent and deliver to the secolder of this mortgage may elect to pay such faxes, Hens or assessments and be entitled to did this mortgage shall stand as security for the amount so paid with interest, ovement on said real estate in as good repair and condition as the same are in at this date, except for the making and repairing of fences on the place, and such as shall be necessary used in some responsible joint stock company, approved by the party of the second part, for signment attached, making said insurance payable in case of loss to the party of the second wail receipts therefor to the mortgage herein. In case of failure to keep, said buildings so and the amount so paid shall be collectible with the notes herein, with interest at ten per hierefor, shall not be paid or there is failure to pay any notes given as evidence of interest on any shall not be paid or there is failure to pay any notes given as evidence of interest on any shall not be paid or there is failure to pay any notes given as evidence of interest on any
SECOND.—To pay all taxes, assessments and charges to tale; to pay all taxes assessed against the said second party of the payment thereof. If not paid the h	of every character which are now due, or which hereafter may become liens on said reat, at the note or debt secured hereby before the same become delinquent and deliver to the seconder of this mortgage may elect to may such taxes, liens or assessments and be entitled to with the rearrant sink which was exceptly for the amounts a noid with interest.
therest on the same at the rate of ten per cartain and THIRD.—To keep all buildings, fences and other imported shall permit no waste, and especially no cutting of timber of the cartain for the country for the country for the cartain for t	ovement on said real estate in as good repair and condition as the same are in at this date, , except for the making and repairing of fences on the place, and such as shall be necessary
FOURTH.—To keep the buildings on said premises insu e insurable value thereof, with the second party's form of as	ired in some responsible joint stock company, approved by the party of the second part, for signment attacked, making sald insurance payable in case of loss to the party of the second wall receipts therefor to the mortgagee herein. In case of failure to keep said buildings so
sured, the holder of this mortgage may effect such insurance ntum ner annum, and this mortgage shall stand as security t wiffred—Thoy further agree, that if any of said notes	and the amount so paid shall be collectible with the notes herein, with interest at ten per hierefor, shall not be paid or there is fallure to pay any notes given as evidence of interest on any
tension of the time of payment of the debt herein secured, w agreements, the whole sum of money lierein secured shall in ortgage may be foreclosed.	hen the same shall be due, or to conform to or comply with any of the foregoing covenants thereupon become due and payable at the option of the second party without notice and this
SIXTH.—To waive, and they do hereby waive all benefit SEVENTH.—The party of the first part hereby agrees the life it may be put in protecting the title herein warranted, or	is of stay, valuation or apraisement laws of the State of Ukianoma.  o pay to the party of the second part all costs and expenses including afforney's fees to  In any suit involving the mortgage security, and also all expenses which the second party
ay incur should it be necessary for it to appear in any of the t such costs, expenses and attorney's fees to be secured herei 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}\$.
attorney's fees for such suit payable upon thing of the pro- The foregoing covenants and conditions being kept and id part of the first part, and release to be recorded at c	bill the amount so bull shall be concerted with the lottes action, which into a mount so bull shall be concerted with the lottes given as evidence of interest on any shall not be paid or there is failure to pay any notes given as evidence of interest on any then the same shall be due, or to conform to or comply with any of the foregoing covenants thereupon become due and payable at the option of the second party without notice and this is of stay, valuation or apraisement laws of the State of Oklahoma.  It of the first part in the second part all costs and expenses including attorney's fees to rin any sult involving the mortgage security, and also all expenses which the second party Land Departments or Offices of the General Government in connection with the title herein, by at ten per cont. per annum.  If the first part hereby agrees to pay to the party of the second part the sum of \$\frac{1}{2}\$. It is the performed, this conveyance to be void, and this mortgage to be released at the expense of ost of said part.  Of the first part in the programe of the first part; otherwise to continue in force and effect.
IN TERTINOMI MEMBERS, THE said Determine or end	
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PATE OF ORLAHOMA,County ss.	
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	to me known to be the identical person—who executed the coxecuted the same as
e uses and purposes therein set forth.	
y commission expires	Notary Public.
· 我们是有少少的是要有一个人的,但是这种的主要的人的特殊的。 "我看到这个时间,我们就是这个人的,我们就是这个人的。" "我们是	[20] 전화로 12 12 12 12 12 12 12 12 12 12 12 12 12