	ц. са. окал спу. Гром			
		in a grant to grant of the New State and the	for record on theday	
		- ofA. I	D. 19 ato'clock M.,	
	ŤŌ	and duly recorded in Book	Register of Deeds	
The Union Cen	ntral Life Insurance Company	이 사람이 가지 않는 것 같은 것이 많이 많이 많이 많이 많이 했다.	Deputy	i i santi di di
		/ Fec, \$		
	E. Made thisday of		in the year to	
المتحمل مترجع لعتمام مرجعه وتعريبه والمعالم والمعارية والمستع مرجاه	County, Oklahoma			
WITNESSETH, Th	a corporation of Cincinnati, Ohio, mortgagee, p hat the mortgagor mortgage to the mortgag	geethe following described real estate, si	tunto in	
	County, Oklahoma, to-1	wit:		
an an tao ang	n de antarés de la compañía de la co Compañía de la compañía de la compañí Recompañía de la compañía de la comp	anna marta ana parte ana parte da serie da seri Serie da serie da ser Serie da serie da ser	and a second second Second second second Second second	
and a second		a and a second secon	an Shana (Shana a Shika da Shana) Shika shika shika Shika shika sh	
	a a second a A second a se A second a s			
ya na	na na selangan na sena na kana sena pana na sena pana na sena na sena na sena na sena na sena na sena na sena Na sena sena na	na an ann ann an Sann an Anna an Anna an Anna. An Anna Anna Anna Anna Anna Anna Anna A	na a companya na panana na pan Na panana na panana n Na panana na	
	antana dagi kuala shi ya ana aka sha daga. A shi a	en an	an an ang kana ang ang ang ang ang ang ang ang ang	
			مى بىرى بىرى بىرى بىرى بىرى بىرى بىرى بى	
thereon and appurienances	ntaining in all act s thereunto belonging and warrant the title to prently with this mortgage by	the same, as security for the payment to it	of a debt evidenced by certain promis-	
the party of the second par One certain promissory not	rt, or order, and bearing the same date as this te for the sum of	mortgage, and described further as, follows:	: DOLLARS,	
One certain promissory not	te for the sum of		DOLLARS,	
One certain promissory not One certain promissory not	te for the sum of		DOLLARS, DOLLARS,	
	to for the sum of			
The part of th FIRST.—That part_ include such rights or claim SECOND — To pay i	the first part hereby covenant and agree for the first part do hereby rolease, in in in this mortgage.	with the party of the second part as follow relinquish and waive all rights or claims of he baracter which are now due, or which her	vs: mestend exemption and do <u>rector</u> hereby eafter may become lions on said real	
estate; to pay all taxes asse ond party receipts for the interest on the same at the THIRD,-To keep a	the first part hereby covenant and agree of the first part do hereby rolease, i m in this mortgage. all taxes, assessments and charges of overy c essed against the said second party on the note payment thereot. If not paid, the holder of ti rate of ten per contum per anhum and this mo all buildings, fonces and other improvement of the grantor's family. Ing of timber, except f the grantor's family.	as or debt secured horeby before the same become his mortgage may elect to pay such taxes, i rtgage shall stand as security for the amoun on said real estate in as good repair and con	lens or assessmonts and deliver to the sec- lens or assessmonts and be entitled to at so paid with interest. dillon as the same are in at this date.	
and shall permit no wante, for firewood for the use of FOURTHTo keep the insurable value thereof,	and especially no cutting of timber, except f the grantor's family. p the buildings on said premises insured in so , with the second party's form of assignment.	or the making and repairing of fences on the me responsible joint stock company, approve attached, making said insurance payable in the threader to the montrance barries.	e place, and such as shall be necessary a by the party of the second part, for case of loss to the party of the second	
insured, the holder of this n centum per annum, and this FIFTH.—They furth extension of the time of nas	the grantor's ramity, p the buildings on said promises insured in soit, with the second party's form of assignment pear and deliver the policy and renewal receip mortgage may effect such insurance and the a is mortgage shall statu as security therefor, ther agree, that it any of said notes shall not when to the debt herein sectored shall therefor and they do herein while all herefors de stay.	mount so paid shall be collectible with the be paid or there is failure to pay any notes me shall be duy, or to conform to or comply	notes herein, with inferest at ten per s given as avidence of interest on any y with any of the foregoing covenants	
or agreements, the whole s	sum or money horein secured shall thereupon d. and they do hereby walve all benefits of stay, arty of the first part hereby agrees to pay to	pecome due and payable at the option of the valuation or apraisement laws of the Slate of the party of the second part all costs and	o second party without notice and this if Oklahoma. expenses including altorney's fees to	
mortgage may be foreclosed SIXTH.—To walve, SEVENTH.—The pa	lecting the title herein warranted, or in thy B pesary for it to appear in any of the Land Dep d attorney's fees to be secured hereby at ton of foreclosure proceedings the party of the fir suit navable upon filling of the petition, the	int involving the mortgage security, and also artments or Offices of the General Governm per cent, per annum. Ist part hereby agrees to pay to the party of i same to be secured hereby with interest at	the become part the sum of \$	
mortgage may be ioreclosed SIXTHTo walve, SEVENTHTo walve, which it may be put in prot may incur should it be nece all such costs, expenses and EIGHTHIn case (nants and conditions being kept and performe part, and release to be recorded at cost of said HEREOF. The said part	ed, this conveyance to be void, and this mort 1 part of the first part; otherwise to con ha hereunto set hand	gage to be released at the expense of tilnue in force and effect.	
SEVENTEL—The na which it may be put in prot may incur should it be need all such costs, expenses and BIGHTH-In case 4 as attorncy's fccs for such The foregoing cover said part of the first p	이 같아. 이번 지원에 가지 않는 것 같아. 이 가지 않는 것 같아요. 이 이 분위에서			
SEVENTEL—The na which it may be put in prot may incur should it be need all such costs, expenses and BIGHTH-In case 4 as attorncy's fccs for such The foregoing cover said part of the first p				
SEVENTE.—The pro- SEVENTE.—The pro- may incursive the point of the anal such costs, expenses and all such costs, expenses and as attorney's fees for such The foregoing cover said part	County ss.		8	
BEYENTEL—The na which it may be put in pro- may incur should it be need all such costs, expenses and EIGHTH—In case (as a ticrney's fices for such The foregoing cover said partof the first p IN TESTIMONY WE STATE OF OKLAHOMA Before me, d	County ss.	والمساولة والمستحدة وموجوع ومركباه وركيت وكاليربق والمحدو وريهي	والمحجم بمرجع بمحاصب فالجنب فالجار بالمحاص والمحاص والمحاص والمحاص والمحاص والمحاص	
BENERITE-The me SERVENTE-The The for may incur should it be beed all such costs, expenses and EIGHTH-In case (as attorney's focs for such The foregoing cover said part of the first p IN TESTIMONY WE STATE OF OKLAHOMA Before me, a day of	County ss. 19, personally appeared. iment and acknowledged to ma that	to me known to be the	identical person who executed the	
BEVENTEL—The na which it may be put in pro- may incur should it be need all such costs, expenses and EIGHTH—In case (as a tiorney's fees for such The foregoing cover said partof the first p IN TESTIMONY WH STATE OF OKLAHOMA Before me, a	County ss. 19 personally appeared. ment and acknowledged to me that eln set forth.	to me known to be the	identical person who executed the	