## MORTGAGE AND RELEASE RECORD

OKLAHOMA REAL ESTATE MORTGAGE.  KNOW ALL MEN BY THESE PRESENTS, That Oscal Shormfolder
and Hellie It Thompson
bis wife, of the County of August August August County of County o
to
The East half of Sunthanest quanter (6/2 SW'4).
and Saratherest quarter of Sankwest quarter
(SW4 SW4)
tangen et commence de la commence del la commence de la commence del la commence de la commence del la commence de la commence
of Section numbered the three (23), Township numbered until ( ), Range numbered fourthere
(
part covenant, and agree, that at the delivery hereof, the lawful owner dot the premises hereby conveyed, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbratices, whatsoever, and
estate of inheritance therein, free and clear of all incumbrances, whatsoever, and
Devo Dunared (19/19 (8250) DOLLARS,
justly due and owing by the said part all the first part to the said Virgil R. Coss Mortgage Company, its successors or assigns, and evidenced by the certain propissory note for the sum of S. 195 ———————————————————————————————————
It is expressly understood and agreed by and between the parties hereto, that this mortgage is the second lien on the premises hereby conveyed; that the part of the first part will pay the indebtedness hereby secured at the time and place and in the manner provided in said note. and will also pay all taxes and assessments levide against the premises hereby conveyed when due, and will neither commit nor permit any waste upon said premises, or the removal of any building or other improvements therefrom without the written consent of said scropd party first had and obtained.  Upon payment of said promissory note. According to the tenor and effect thereof being well and truly made, then, in such case, this conveyance shall become null not void, and shall be released at the cost of the first part 40, or suffer to be done, anything well and truly made, then, in such case, this conveyance shall become null indebtedness hereby secured; or it the part. Affect the first part 40, or suffer to be done, anything well and truly made, then upon the happening of any such contingencies, the party of the second part, its successors or assessments levied against either the premises hereby conveyed or the indebtedness hereby secured of the transpart of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the General Government, or any court or tribunal whatever, in order to preserve or protect the title or possession of the premises hereby conveyed and warranced, that all such costs and expenses incurred therein shall bear interest at ten per cent. thereafter; and that in ease of a foredosure hereof, and as often as any proceedings shall be had or taken to foredose same, the holder hereof may recover from the first part 45% and toneys in a foredosure hereof, and as often as any proceedings shall be had or taken to foredose same, the holder hereof may freed in the part of the first part 45% and the process thereof on the premises of a part of the first part 45% and the process thereof
STATE OF OKLAHOMA, COUNTY, ss.  Before me, County Public, in and forsaid County and
State, on this day of local and loca
STATE OF OKLAHOMA TILLSA COUNTY es /)
This instrument was filed for record on the
By Deputy. (Seal)  Register of Deeds.