F. 4 MORTGAGE AND RELEASE RECORD 35332 OKLAHOMA FIRST MORTGAGE. CINE WERE KNOW ALL MEN BY THESE PRESENTS, That U. Chilto El. Er in, part 19 of the first part, for and in consideration of th S (# 1200) ا ف P S ....DOLLARS, S .....in hand paid by.VIRGII, R. COSS MORTGAGE COMPANY, a corporation, of Muskogce, Oklahoma, party of the second part, the receipt whereof ed, do.......in by these presents Grant, Bargain Sell, Convey and Mortgage unto the said VIRGIL R. COSS MORTGAGE COMPANY, its successors or vey a 2 situate in the County of .... and State of Oklal Northurest qu half of 'Ine 2 a rante (8/2 NV(14) Stor (PI) meetere antee ( 1.6...), Township numbered ....Range nu nt....and agree....that at the delivery hereof they atle the law unces, whatsoover, and the igns, against the lawful claim d of a good and indefeasible estate of the lawful ow as of all perions inheritance therein, free and clear o said party of the second part, its su of all i ever defend the title to and possession of the same unto conveyance, however, is intended as a mortgage for the will warrant a whomsoever. better securing of the said sum of \_\_\_\_\_\_\_ of the first part to the said Virgil R. Coss ortgage Company, its successors or assigned S. Mo DOLLARS, ed by one certain promissory note, bearing even date herewith and due on the first day of ADVENDET. A. D. 10/16 and bearing <u>Disk</u> per cent, interest from date, payable semi-annually, evidenced until maturity by interest coupon notes thereto annexed, and ten per cent. interest after maturity; given for an actual loan of note, bearing even date herewith and due on the first day of the second parts (second parts). A the second parts (second parts) is expressly understood and agreed by and between the parties hereto, that this mortgage is the first lien on the premises hereby conveyed; that the part lien of the first part will pay the indebtedness hereby secured at the inner and place and in the manner provided in said note, and will also pay all taxes and assessments levid gainst the premises hereby conveyed will melther commine no permit any waste upon said premises, or the removal of any building or other improvements thered in a maturity or in case of default in the part lien of the premises hereby conveyed will not the commine not permit any waste upon said premises, or the removal of any building or other improvements itered and will be released at the cost of the first part lien or and effect thereof, being well and truly made, then, in such case, this conveyance shall become null and void, and shall be released at the cost of the first part lien or the order and effect thereof, the ingret of any three's the term at the ingret of the insurance or maters thereon, and any other part lien of the building of any said to contain the part lien of the part lien of the part lien or the indebtedness in each y other part lien or the part lien or the indebtedness is exceeding at the cost of the first part dig of any said to contain the part lien or the part ļ In Witness Whereof, The said part 100 of the first part ha Uf hereunto set their Mark and Children A. D. 10 11 Con this, the 21 st . W. Chilton zane いたの Q ........ a Notary Public, in and for said County and 1 netz Ś F. S. Hhand 1015 (Seal) My commission expires 26 S ... za A. 1. Notary Public. STATE OF OKLAHOMA, TULSA COUNTY, 55. 5 A.D. Will at 92 o'clock and 4, E, Kalbaley, day of O et K Bv. eginer of Deeds. (Seal) Deputy,