SOMPARED 41 MORTGAGE AND RELEASE RECORD 78832 SWORTH BOOK CO., LEAVENWORTH, KAN. NO. 20877 10 OKLAHOMA FIRST MORTGAGE. Shomp Thomas Ý Julea Thirty County of and State of Oklahoma nd in consideration of the Five Hundred (\$ 3500,00) DOLLARS. Them Julea South Half of the Southwest quarter (8 1/2 8 W 14) TREASURER'S ELEDORSEMENT S And Revea Receipt No. 16831 therefor in payment of molegaese tax on the Within morts 139. Dated thin 12, day of ______ 1912___ W. W. STUCKEY, County Treasurer, le Gamet **D**срчи n numbered . Thirty time 13 I we 35), Township numbered Eighteen (18) north Thirten to Gove), East of the Indian Meridian, containing in all Eighty ding to Government survey thereot. 70 HAVE AND TO HOLD THE SAME, Together with all and singular the improvements the g, and all rights of homestead exemption, unto the said party of the second part, and to its su on and the appurtenances thereunto belonging or in anywise apper-assors or assigns, forever. And the said parta of the first part covenant and agree ... that at the delivery hereof They and ... the lawful owner of the premises hereby conveyed, and seized of a good and indefeasible estate of will warrant and forever defend the title to and possession of the same unto whomsoever. This conveyance, however, is intended as a mortgage for the inheritance therein, free and clear of all in said party of the second part, its successors said party of the second part, its successors or assigns, against the lawful claims of the persons whomsoever. I ne convert better securing of the said sum of *hury fuel Hundred* - (83500, 60) justly due and owing by the said part *Monther* to the said Virgil R. Coss Mortgage Company, its successors or DOLLARS, promissory nd avide A. D. 19 and bearing 7 per cent, interest for an actual loan of From date, paymole semi-animally, evidenced untri maturity by ments coupor notes thereto annexed, and the predicts and the mention of the first part will have the independences includes the provided in said note, and will also pay all taxes and assessments level against the promises hereby conveyed, that the partices hereto, that this mortgage is the first line on 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 improvement thereform without the written consent of said second 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 r and void, and shall be released at the cost of the first part 12.5 but in case of failure or default in the payment of said promissory note when due, or any other part there or any totice set of said promissory note according to the tenor and effect thereof, being well and truly made, then, in such case, this conveyance shall become r and void, and shall be released at the cost of the first part 12.5 but in case of failure or default in the payment of said promissory note when due, or any other part there or any interest thereon, at maturity, or in case of default in the payment of any taxes or assessments leviced against either the premises hereby conveyed when the happening of any such contingencies, the party of the second part, its successors or assigns, may as such ta and assessments leviced apart, its successors or assigns, may as such ta and ansective and provided the necessary insurance on the buildings, and all such as security is interest at the orate of the processory to preserve and proleet such security, and may provide the necessary insurance on the buildings, and all such as security hard may cold the first-hart-serce. A procube and maintain-nolicies of consume or the buildings, being the security therefore. taxe The part of the first part agree, to proceed and maintain-policies of insurance on the buildings-located on the futures hereby converted, in such inclurance DOLLARS, will specify and which said policy or policies shall be assigned to and held by said second party, its successors of assigns, as collateral and additional security for the phynemic of the indebtedness hereby secured. It is further stipulated and agreed, that in case the party of the second part, its successors or assigns, shall hereafter appear in any of the land departments of the General Government, or any court of tribunal whatever, in order to preserve or protect the tile to or possession of the premises hereby conveyed and warranted, that all or or taken to foreclose same, the holder hereof may recover from the first part 422 an attorney's fee splitty dollars, which sum shall be due upon the huing of a petition in foreclosure; and for all such costs, expenses and attorney's fees, this mortgage shall be that in cost of a foreclosure of the second part, its successors or assigns, shall here at the part of the herein shall be an interest herein on a breach of the warranty herein, or upon the failure or refusal to pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the ter per cent, and shall be easily pay the principal indebtedness hereby secured when due, or any part thereof, or any interest thereon, at maturity, or any tax or assessment herein mentioned, or to comply with any requirements herein contained, that the per cent applied to the payment of the indebtedness hereby recured and and premises, and to ence here of part (and that immediately upon the filling of the petition in foreclosure the holder hereof applied to the payment of shall be entitled to a foreclosure of this mortgage, and to have the said premises sold and the proceedes thereof applied to the payment of shall bere The part of the first part agree to procuse and maintain-policies of vinst e on the buildin ted on the premises hereby conveyed, in hand S on this, the Further til Ch april. A. D. +9 /22/ Thomas j' Shimp Millie Shimp STATE OF OKLAHOMA, Zulen Before me, Harry W. Warshanz State, on this 2/ day of Agent State, on this 2/ day of Agent COUNTY, ss. a Notary Public, in and for said County and STATE OF OKLAHOMA, TULSA COUNTY Mary A. D. 102 at & o'clock & M. J. 102 at & o'clock & M. J. 102 at a Second of the se This instrument was filed for record on the day of ... By Chite Hit Cay Deputy. (starf) H