COMPAREÓ

MORTGAGE AND RELEASE RECORD

KNOW ALL MEN BY THESE PRESENTS, That Dewitt J. L	
nd, Lena Bertholf	gala da sa
s wife, of the County of Julya and State of	Oklahoma, partition of the first part, for and in consideration of the sum of
One Hundred Sixty Eight-	(B/68,00) DOLLARS,
in hand paid by VIRGIL R. COSS MORTGAGE COMPANY, a confereby acknowledged, doby these presents Grant, Bargain, Sell, Convey and Mortga	
assigns, the following-described premises, situate in the County of	
The East Hay of Ato M	others Quarter (Eli NW4)
[TREASURER'S ENDORSEMENT	
I TREASURER'S ENDORSEMENT I hereby certify that I received	
lherofor in payment of mercange tax on the	and the state of t
Section numbered Eight (&), Township numbered Light	
Dated this 2 day of191_E	
SABARA MARIANDA MANAGAMANA ANALANA	and the first frame of the second control of
Codary Ireasurer	mana a amana mana ana ana ana ana ana an
randro a antara ant	Martin
Section numbered Eight (&), Township numbered Dij	tteen (/ 4), Range numbered Thirteen
1.3), East of the Indian Meridian, containing in all Eighty	acres of land, more or less, according to the
overnment Survey thereof.	rements the san and the appurtantiages thereints belonging or in anywis
TO HAVE AND TO HOLD THE SAME, Together with all and singular the improvementaining, and all rights of homestead exemption, unto the said party of the second part	, and to its successors or assigns, forever. And the said part seed the first
art covenant and agree that at the delivery hereof. They are the lawful	l owner of the premises hereby convoyed, and seized of a good and indefeasible
tate of inheritance therein, free and clear of all incumbrances, whatsoever, and	
This conveyance, however, is intended as a mortgage for the better securing of the s	
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Ene Hundred Difty - Eight (#188.00 DOLLARS
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esting due and owing by the said part. But the first part to the said Virgil R. Coss Mortgag ertain promissory noto. Lot the sum of \$\frac{3}{2}\$. A sum of the first part to the said Virgil R. Coss Mortgag ertain promissory noto. Lot the sum of \$\frac{3}{2}\$. A sum of bearing ten per cent. interest after maturity. It is expressly understood and agreed by and between the parties hereto, that this in the first part will pay the indebtedness hereby secured at the time and place and in the ingainst the premises hereby conveyed when due, and will neither commit nor permit any wherefrom without the written consent of said second parts first had and obtained. Upon payment of said promissory note hecording to the tenor and effect thereof he do void, and shall be released at the cost of the first part. Let in the payment of any indebtedness hereby secured; or if the part. Let of the first part do, or suffer to be done, any ontingencies, the party of the second part, its successors or assigns, may pay such taxes a uch security, and all such sums so expended shall bear interest at the rate of ten per cent. It is further stipulated and agreed, that in case the party of the second part, its successors or become part, its successors or consumptions of the part of the second part, its successors or consumptions. It is further stipulated and agreed, that in case the party of the second part, its successors or consumptions or any court or tribunal whatever, in order to preserve or protect the cache costs and expenses incurred therein shall bear interest at ten per Lant. thereafter; and it taken to foreclose same, the holder hereof may recover from the first part. As an attorned the first part.	pe Company, its successors or assigns, and evidenced by
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