For value received, I acknowledge satisfaction and payment in NH of the within mortgage, and same is hereby released.

Signad and acknowledged before me.

MORTGAGE RECORD.

FROM	State of Oklahoma, Tulsa County, ss.
94.	This justrument was filed for record on the
TO COMPARED	Feel, & James of March
	(Join) Haraday
	Register of Deeds.
	ByDeputy.
//	RTH BOOK CO., LEAVENWORTH, KAN. No. 19188
THIS ANDENTURE, Made this ferst day of fully	A. Dolo o between of hall red
usma Vill his wife of f	of Julau County, in the State
Oklahoma, of the first part, and	
WITNESSETH, That said part. Coof the first part, in consideration of	Five Kundred and fifty Dollars (\$ \$ 3000
anisticaministra statement statement statement and the contraction of the statement	Dollars (8 330 =
he receipt of which is hereby acknowledged, doby these presents grant, barg	min, sell and convey unto said part. Gof the second part, heirs
ssigns, the following-described Real Estate, situated in	County, and State of Oklahoma, to-wit:
all of not swealy four (24) of	Black 28 in Frest Julsa, Oslahoma
	DOLIA.
allording to government survey	and recorded plax devel
	ar - managananan ang arawa a sa
and the same of th	J.
$\boldsymbol{\lambda}$	nd part, the heirs and assigns, together with all and singular the teneme
nereditaments and appurtenances thereunto belonging, or in approve appertaining	ng, torever.
nation this day executed and delivered	In writing to said part. Cof the second part, described as follows:
Said twenty two woles being for him	Rin writing to said part of the second part, described as follows:
ight fer aux liverest from dale	A note facing due on august fers 1910
the remaining went one notes falling a	the one on the first day of each suc
	445
a i me it to the fair	· · · · · · · · · · · · · · · · · · ·
cleaning property for the report of enterin	4 out months.
Now, if said part of the first part shall pay or cause to be paid to said described note mentioned, together with the interest thereon, according to the hand otherwise shall remain in full force and effect. But if said sum or sums of me taxes and assessments of every nature which are or may be assessed and levied a	part of the second part, heirs or assigns, said sum of money in the abeterns and tenor of the same, then this mortgage shall be wholly discharged and voney or any part thereof, or any interest thereon, is not paid when the same are by law made against said premises or any part thereof are not paid when the same are by law made
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Now, if said part of the first part shall pay or cause to be paid to said described note mentioned, together with the interest thereon, according to the first part shall remain in full force and effect. But if said sum or sums of makes and assessments of every nature which are or may be assessed and levied a naid payable, the whole of said sum or sums, and interest thereon, shall then become of said premises. And the said part of the first part for said consideration do stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the first part hambere. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Ale Mullesse y well and state on this day of the first part hambere. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Ale Mullesse y well and state on this day of the first part hambere. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Ale Mullesse y well and state on this day of the first part hambere. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Ale Mullesse y well and state on this day of the first part hambere. Ale Mullesse y well and state on this day of the first part hambere. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Ale Mullesse y well and stay of the first part hambere. Ale Mullesse y well and stay of the first part hambere. Ale Mullesse y well and stay of the first part hambere. Assiliation of the first part hambere. Assiliation of the first part hambere. In the State of Oklahoma, the within-named mortgage. In the State of Oklahoma, the within mortgage deed, the real estate conveyed, and the part hambere. To have and to hold the same, forever; subject, nevertheless, to the condition of the first part hambere. Execute In Presence of This assignment was filed for record on the doctors. O'clock. M. Fee, \$.	part of the second part, heirs or assigns, said sum of money in the able terms and tenor of the same, then this mortgage shall be wholly discharged and voney or any part thereof, or any interest thereon, is not paid when the same is due, and if ugainst said premises or any part thereof are not paid when the same are by law made me due and payable, and said part of the second part shall be entitled to the possess. Thereby expressly waive an appraisement of said real estate and all benefit of the heart of the day and year first above written. The day of the second part, thereby secured, and covenants therein contained, this day of. A. D. 19, at
Now, if said part of the first part shall pay or cause to be paid to said described note mentioned, together with the interest thereon, according to the sand otherwise shall remain in full force and effect. But if said sum or sums of means and payable, the whole of said sum or sums, and interest thereon, shall then become of said premises. And the said part of the first part for said consideration do stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the first part hat here stays with the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here stays with the said part of the first part hat here said considerable said part of the first part hat here said considerable said part of the first part hat here said part of the first part hat here said considerable said part of the first part hat hat here said considerable said part of the first part hat here said part of the first part hat hat here said part of the first part hat hat here said part of the first part	part of the second part, heirs or assigns, said sum of money in the abeterns and tenor of the same, then this mortgage shall be wholly discharged and voney or any part thereof, or any interest thereon, is not paid when the same is due, and if against said premises or any part thereof are not paid when the same are by law made me due and payable, and said part of the second part shall be entitled to the possess. hereby expressly waive an appraisement of said real estate and all benefit of the he unto set. hand the day and year first above written. All the day and year first abo
Now, if said part of the first part shall pay or cause to be paid to said described note mentioned, together with the interest thereon, according to the mand otherwise shall remain in full force and effect. But if said sum or sums of maxes and assessments of every nature which are or may be assessed and levied a and payable, the whole of said sum or sums, and interest thereon, shall then become said part of the first part for said consideration do stead exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the first part han here stand exemption and stay laws of the State of Oklahoma. IN WITNESS WHEREOF, The said part of the first part han here stay of the first part han here stay of the first part han here. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Le Mulle Hay guest day of the first part han here. STATE OF OKLAHOMA, TULSA COUNTY, ss. Before me, Le Mulle Hay guest day of the first part han here. Assimulated to skill county and State on this first part han here and foregoing the mean stay of the first part han here and foregoing the mean of the mean of the state of the within and foregoing hay commission expires. When the state of Oklahoma, the within named mortgage. Assimulated to have and to hold the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same, forever; subject, nevertheless, to the condition of the same of the	part of the second part, heirs or assigns, said sum of money in the abeterms and tenor of the same, then this mortgage shall be wholly discharged and woney or any part thereof, or any interest thereon, is not paid when the same is due, and if against said premises or any part thereof are not paid when the same are by law made me due and payable, and said part of the second part shall be entitled to the possess. hereby expressly waive an appraisement of said real estate and all benefit of the hounts set. And the day and year first above written. And the hounts and acknowledged to me that the first above written. And the same therein set forth. And the same therein set forth. And the same therein set forth. And the same therein contained. And this day of the second part shall be entitled to the possesses and therein contained. And this day of the second part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the possesses and the part shall be entitled to the

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