## RELEASE RECORD

#34325

## RELEASE OF MORTGAGE

1 L	the 2 Fare do man, his will a new 1911, a certain mortgage
Aus executed philary and a management	mortgager, to Ralsa t that are mortgage,
	me humaned reighty real DOLLARS, upon the following-described real estate, viz.:
i (d) xil to 2	
- La Cata & I	ula, State & Oldshama
	to a transfer and the contraction of the contractio
	<sup>a</sup> n ay magamang magaman Magamang magamang ma
	연구를 잃는 이름은 교원에 된 교육하는 하는 사람의 이번 모양을 내내다
da	G L I
WHEREAS, The note secured by the said mortgage has	
Now, therefore, 3, Rala 1	Marley
the above-named mortgagee, does hereby remise, release and fore	ever quit-claim all xxxxright, title and interest in and to the above-mentioned property which
may have acquired by virtue of said above mortgage to ?	sfin aid, no moloored leste for a manholoored your
the said mortgagors, heirs or assigns, forever.	101 John Joseph Joseph
Witness hand this J. 5 day of &	Balan, Madey.
STATE OF OKLAHOMA, Tulsa County, ss.	보고 보고 있는데 보고 있는데, "Herrith, "He Herrith, "He Herrith, "Qerrith, "He
	ail Timator
in and for said County and State, on this 15 da	is of Sexternion 101) , personally appeared
Roba F. Morley	
to me known to be the identical personwho executed the wi	ithin and foregoing instrument, and acknowledged to me thatexecuted the same as
free and voluntary act and deed, for the	s uses and purposes therein ast forth.
	회의 흥분 총 수 있는데 그는 그는 나는 보는 그리고 하네요. 이렇게 먹었다.
IN TESTIMONY WHEREOF, I have hereunto set my hand My commission expires. Tale, 23 191.3	
Filed for record this	A.D. 191 nt 1. P. 3 o'clock a M. Notary Public.
Filed for record this	11 11 100
ByDeputy.	(SEAD) Register of Decils.
	ELEASE OF MORTGAGE
34362	ELEASE OF MORTGAGE
KNOW ALL MEN BY THESE PRESENTS: Whereas, on	
was executed by Links a later to be was	Elder her mortgager, to Dia M. Zarrett mortgagec,
	The state of the s
120 1	2 DOLLARS, upon the following-described real estate, viz.:
120 1	ed, DOLLARS, upon the following-described real estate, viz.:
for the sum of Fine Hand	ed, DOLLARS, upon the following-described real estate, viz:  (22 4 23)
120 1	ed, 500 DOLLARS, upon the following-described real estate, viz:  22223  Lann Addion to the Coton of
for the sum of Fine Hand	ed, DOLLARS, upon the following-described real estate, viz:  (22 4 23)
for the sum of Fire Florence	ed, 500 DOLLARS, upon the following-described real estate, viz:  22223  Lann Addion to the Coton of
for the sum of the the three t	ed, 500 DOLLARS, upon the following-described real estate, viz:  22223  Lann Addion to the Coton of
for the sum of the the three t	ed, 500 DOLLARS, upon the following-described real estate, viz:  22223  Lann Addion to the Coton of
or the sum of two two and two of two of two of two of two of the two of	ed, 500 DOLLARS, upon the following-described real estate, viz.:  2 4 23  Laura Caladian to the city of
for the sum of two two of two	DOLLARS, upon the following-described real estate, viz.:  22423  200423  20142
for the sum of two the sum of two of the sum of two of the sum of two of the sum of the	DOLLARS, upon the following-described real estate, viz.:  22423  200423  20142
for the sum of the sum	DOLLARS, upon the following-described real estate, viz.:  2 4 2 3  Low
which said mortgage is recorded in Regard. You WHEREAS, The note secured by the said mortgage has	DOLLARS, upon the following-described real estate, viz.:  2 4 2 3  Low
which said mortgage is recorded in Resard. Solution WHEREAS, The note secured by the said mortgage has been above-named mortgagee, does hereby remise, release and formany have acquired by wirtue of said above mortgage to.	DOLLARS, upon the following-described real estate, viz.:  2 4 2 3  Low
which said mortgage is recorded in Reserved. So where the said mortgage is recorded by the said mortgage has length the said mortgage and force has above named mortgagee, does hereby remise, release and force has have acquired by girtue of said above mortgage to have acquired by girtue of said above mortgage to have acquired by girtue of said above mortgage to have said mortgagors. To said here or assigns, forever,	DOLLARS, upon the following-described real estate, viz.:  2
which said mortgage is recorded in Research Col.  WHEREAS, The note secured by the said mortgage has been above-named mortgagee, does hereby remise, release and formay have acquired by wirtue of said above mortgage to.	DOLLARS, upon the following-described real estate, viz.:  2
which said mortgage is recorded in Remod. O. Ho  WHEREAS, The note secured by the said mortgage has lead to the above-named mortgage, does hereby remise, release and force has have acquired by virtue of said above mortgage to.  Witness. And heirs or assigns, forevor.  Witness. And hand. this. Witness day of Said	DOLLARS, upon the following-described real estate, viz.:  2
which said mortgage is recorded in Resaurd. Sol to WHEREAS, The note secured by the said mortgage has lead to the above-named mortgagee, does hereby remise, release and form hay have acquired by virtue of said above mortgage to has said mortgagors. Seath heirs or assigns, forever, Witness. And this lett. day of STATE OF OKLAHOMA, Tulsa County, ss.	DOLLARS, upon the following-described real estate, viz.:  2
which said mortgage is recorded in Remark. Solution with the said mortgage has lead to the said mortgage and force above-named mortgage, does hereby remise, release and force has have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have have acquired by virtue of said above mortgage to have acquired by virtu	DOLLARS, upon the following-described real estate, viz.:  2 2 3  Low
which said mortgage is recorded in Resard. Sol. Ho WHEREAS, The note secured by the said mortgage has lead to the above named mortgagee, does hereby remise, release and for may have acquired by virtue of said above mortgage to. It is a said mortgagers, Deart, heirs or assigns, forever, Witness. And this lett day of State of OKLAHOMA, Tulsa County, ss.  Before me, State of State	DOLLARS, upon the following-described real estate, viz.:    Land
which said mortgage is recorded in Resord. Solution which said mortgage is recorded in Resord. Solution with the said mortgage is not secured by the said mortgage in the above-named mortgage, does hereby remise, release and form may have acquired by virtue of said above mortgage to have a said mortgagors. Solution with this in this in the said mortgagors. The said mortgage to hand, this is the day of the said mortgagors. The said mortgage to hand, this is the day of the said mortgagors. The said mortgage to hand, this is the day of the said mortgage to hand. This of the said mortgage to hand, this is the day of the said mortgage to hand. The said county and State, on this is the said say the said county and State, on this is the said say the said sa	DOLLARS, upon the following-described real estate, viz.:    Colored Co
which said mortgage is recorded in Reserved.  WHEREAS, The note secured by the said mortgage has lead to the above-named mortgage, does hereby remise, release and form hay have acquired by virtue of said above mortgage to he said mortgagors.  Witness	DOLLARS, upon the following-described real estate, viz.:  2 2 3  Low
which said mortgage is recorded in Resard 202 400  WHEREAS, The note secured by the said mortgage has lead to the above-named mortgage, does hereby remise, release and form may have acquired by virtue of said above mortgage to the said mortgagors, 1920. he he said mortgagors, 1920. heirs or assigns, forever, Witness hand this letter day of the said mortgage to the said mortgagors, 1920. Heirs or assigns, forever, Witness hand this letter day of the said mortgagors, 1920. He said mortgage to the said mortgage	DOLLARS, upon the following-described real estate, viz.:  22423  230  240  250  260  260  270  270  270  270  270  27
which said mortgage is recorded in Resard 202 400  WHEREAS, The note secured by the said mortgage has lead to the above-mamed mortgagee, does hereby remise, release and form may have acquired by virtue of said above mortgage to the said mortgagors, 1920. The here or assigns, forever, Witness hand this letter day of the said mortgagers, 1920. The OF OKLAHOMA, Tulsa County, ss.  Before me, 2010 100 100 100 100 100 100 100 100 10	DOLLARS, upon the following-described real estate, viz.:  22423  230  240  250  260  260  270  270  270  270  270  27
which said mortgage is recorded in Remark. Solution which said mortgage is recorded in Remark. Solution which said mortgage is recorded by the said mortgage has lead to the above-named mortgage, does hereby remise, release and for may have acquired by girtue of said above mortgage to. It will be said mortgagors, I witness hand, this letter day of the said mortgagors, I witness hand, this letter day of the said for said County and State, on this letter day of the said county and State, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said county and state, on this letter day of the said mortgage is recorded in Remark.	DOLLARS, upon the following-described real estate, viz.:  1
which said mortgage is recorded in Hearth Col. Ho WHEREAS, The note secured by the said mortgage has lead to the above-named mortgagee, does hereby remise, release and fore may have acquired by virtue of said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hours of assigns, forever, Witness. Hours of said above mortgage to.  Witness. Hours of said said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hour	DOLLARS, upon the following-described real estate, viz:  1
which said mortgage is recorded in Hearth Col. Ho WHEREAS, The note secured by the said mortgage has lead to the above-named mortgagee, does hereby remise, release and fore may have acquired by virtue of said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hours of assigns, forever, Witness. Hours of said above mortgage to.  Witness. Hours of said said above mortgage to.  Witness. Hours of said above mortgage to.  Witness. Hour	DOLLARS, upon the following-described real estate, viz:  10.2 + 2.3  20.2 + 2.3  20.3 + 2.3  20.4 + 2.3  20.5 + 2.3  20.6 + 2.5 + 2.3  20.7 + 2.5 + 2.5  20.8 + 2.5  20.8 + 2.5  20.8 + 2.5  20.9 + 2.
which said mortgage is recorded in Remark. Solution which said mortgage is recorded in Remark. Solution with the said mortgage has been above named mortgage, does hereby remise, release and for may have acquired by virtue of said above mortgage to.  Witness. And this letter of assigns, forever, witness. And this letter of said above mortgage to.  TATE OF OKLAHOMA, Tulsa County, ss.  Before me, Solution and State, on this letter of any day of the witness. Solution is the identical person. Who executed the witness of the solution of the said County witness. Solution is the identical person. Who executed the witness of the solution o	DOLLARS, upon the following-described real estate, viz:  1

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