GOMPARED

RELEASE RECORD

RELEASE OF MORTGAGE
KNOW ALL MEN BY THESE PRESENTS: Whereas, on the 20 1 day of March 1911, a certain mortgage, was executed by Limita I Clause on 1812 Clause on 1812 Change of the March March Baule Mortgage.
for the sum of Three Lundred eleven and 75/100 DOLLARS, upon the following-described real estate, viz.:
alition to the City of Pulsa, Ololahoma are ording
to the may, plat on aniver thereof,
which said mortgage is recorded in Record 10 8.2 of Mortgages, on page 5 4.2 of the records of Tulsa County, State of Oklahoma.
WHEREAS, The note secured by the said mortgage has been paid in full: Now, therefore, Le Exchange National Back of Tulsa Walama
the above-named mortgagee, does hereby remise, release and orever quit-claim all. Its right, title and interest in and to the above-mentioned property which may have acquired by virtue of said above mortgage to limit a Clause of Clause
the said mortgagors, Levil heirs or assigns, forever withers to band this 25 day of overher 101! The Exchange National Bank Witness to band this 25 day of overher 101!
STATE OF OKLAHOMA, Tulsa County, ss. Before me Q. F. Maeon. Before me Q. F. Maeon.
in and for said County and State, on this 25th day of November 1011, personally appeared 2M, Auches Vice Brandant of the Exchange National Bank of Tulsa Obland
to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me thatexecuted the same as and gree and voluntary act and deed for the uses and purposes therein set forth.
IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the day and year last above mentioned. My commission expires. Filed for record this. 25 day of A. D. 191. at // 45 o'clock. A. D. 191. nt // 45 o'clock.
Filed for record this 2 5 day of A. D. 191. at // 45 o'clock A. D. 191. Register of Queds.
-4310 D 9 9 60VDIDED
HANDER LINE OF THE RELEASE OF MORIGAGE IN THE PROPERTY OF THE
KNOW ALL MEN BY THESE PRESENTS: Whereas, on the day of day of the
was executed by line a Blanson of & Clausen mortgager, to the Exchange National Bay mortgager,
was executed by limit a 3 clauson of & Clauson mortgagor, to the Exchange National Borgind tigages, for the sum of One limit ed and of one DOLLARS, upon the following described real estate, viz.: 1
was executed by line a Blanson of & Clausen mortgager, to the Exchange National Bay mortgager,
was executed by limit a 3 clauson of & Clauson mortgagor, to the Exchange National Borgind tigages, for the sum of One limit ed and of one DOLLARS, upon the following described real estate, viz.: 1
was executed by livita & Clauson & Clauson mortgagor, to the Exchange National Borgmortgagoco, for the sum of One hundred and no / o a DOLLARS, upon the following-described real estate, viz.: Out of the sum of One hundred and Solver for the following described real estate, viz.: Out of the sum of One hundred and Solver for the following described real estate, viz.: Out of the sum of One hundred and Solver for the following described real estate, viz.: Out of the sum of One hundred and Solver for the following described real estate, viz.: Out of the sum of One hundred and Solver for the sum of the following described real estate, viz.: Out of the sum of One hundred and Solver for the sum of the following described real estate, viz.: Out of the sum of One hundred and Solver for the sum of the following described real estate, viz.: Out of the sum of One hundred and Solver for the sum of the following described real estate, viz.:
was executed by limit a 3 clauson of & Clauson mortgagor, to the Exchange National Borgind tigages, for the sum of One limit ed and of one DOLLARS, upon the following described real estate, viz.: 1
was executed by which a 3 clause of Mortgages, on page. The records of Tulsa County, State of Oklahoma. WHEREAS, The note secured by the said mortgage has been paid in full: Now, therefore, he which said forever quit-claim all. The right, title and interest in and to the above-mentioned property which.
was executed by limit a 3 Clause of Market M
was executed by him to a clause of the sum o
was executed by which a Scharge Managery and Scharge Managery (or the sum of
was executed by which a contract of the sum of the records of Tulan County, State of Oklahoma. Which said mortgage is recorded in the said mortgage has been paid in full: Now, therefore, the said mortgage, does hereby remise, release and forever quite-laim all. It right, title and interest in and to the above-mentioned property which it is and mortgages, which is and mortgages, on page. Witness, the mote secured by the said mortgage to the said mortgage to the said mortgages, on page. Witness, the mote secured by the said forever quite-laim all. It right, title and interest in and to the above-mentioned property which it is and mortgages, on the said mortgages, on the said mortgages, on the said mortgages, on the said mortgages, does hereby remise, release and forever quite-laim all. It right, title and interest in and to the above-mentioned property which it is and mortgages, and above mortgage to the said mortgages, and the said mortgages, and the said mortgages, and the said mortgages, and so the said mortgages. So and the said mortgages, does hereby remise, release and forever quite-laim all. It right, title and interest in and to the above-mentioned property which it is an an an analysis of the said mortgages. So and the said mortgages, does hereby remise, release and forever quite-laim all. It right, title and interest in and to the above-mentioned property which it is an an analysis of the said mortgages. So and the said mortgages is recorded in the said mortgage to the said mortgages in the said mortgages. So and the said mortgages, on page. The said mortgages, on page. So and said said said said said said said sai
which said mortgage is recorded in Newtonia and a constraint of Mortgages, on page. Which said mortgage is recorded by the said mortgage has been paid in full: Now, therefore, In a land forever quite laint all. To right, title and interest in and to the above mentioned property which the above-named mortgages, does hereby remise, released forever quite laint all. To right, title and interest in and to the above-namentoused property which the above-named mortgages, does hereby remise, released forever quite laint all. To right, title and interest in and to the above-namentoused property which the and mortgages, does hereby remise, released and forever quite laint all. To right, title and interest in and to the above-namentoused property which the and mortgages, does hereby remise, released and forever quite laint all. To right, title and interest in and to the above-namentoused property which the and mortgages, does hereby remise, released and forever quite laint all. To right, title and interest in and to the above-namentoused property which the and mortgages, does hereby remise, released and forever quite laint all. To right, title and interest in and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages, and to the above-namentoused property which the said mortgages and to the above-namentoused property which the said mortgages and to the above-namentoused property which the above-namentoused property which the said mortgages are all the above-namentoused property which the said mortgages are all the said mortgages. The forever the said mortgage to a said above mortgage to a said above namentoused property which the said mo
was executed by which a Slaward Melawam mortgager, is he was a Melawam
The sum of