Oklahoma Real Estate Mortgage.

KNOW ALL MEN BY THESE PRESENTS: That	e, nettie a Guggo & Sushand,
fter referred to as party of the first part, in consideration of the sum of	of Miles, Million, herein-
ter reserved to as party of the first part, in consideration of the sum of	hereinafter referred to as party of the second part the receipt whereof
hereby schowledged first party has marked barrained	nerematter referred to as party of the second part the receipt whereof
	veyed, and by these presents does hereby grant, bargain, sell and convey unto the ecessors and assigns, the following described premises situated in
The north Jefty (50) feet of for Two	o (2) in Block Lwelve (12) in north
William Committee of the Committee of th	A partie of the second
Maggy 7000 successors and assigns forever.	th the appurtenances thereunto belonging, to the said And the said party of the first part covenants with the said party of the second part that they are free from all incumbrances, that They have
e title to said real estate against all lawful claims and demands whatever	a mile of said MMAL M. A. Mag Gol
d assigns, all the fight, claim and possibility of the find homestead in The following conveyance is on condition that whereas said party	uit claim, transfer and relinquish unto said party of the second part, its successors nor to said real estate forever. of the first part is justly indebted to said party of the second part in the sum of
the rate of Lia Ma per cent per annum; all of said notes paya	Dollars for money loaned to the party of the first part by the party of the interest coupons of even date herewith, with interest thereon from maturity able at the offices of G. D. Coggeshall & Co., in Tulsa, Oklahoma and described as the coupon interest coupon
of \$.28,00 due $10-4-07$; one interest cou	pon of \$ 28,00 due 4-4-18; one interest coupon
of \$ 2 8.00 due 16-4-08; one interest cou	pon of \$ 25.00 due 4-4-09; one interest coupon
of \$; one interest cou	pon of \$; one interest coupon
of \$; one interest coup	
of \$due ; one interest coup	
rform each and every covenant and agreement herein contained, then the It is expressly stipulated and agreed that said party of the first part e buildings on said premises insured against loss or damage by fire and t trty of the second part as interest may appear. And in case of the failu	notes and the interest thereon according to the tenor and effect thereof, and do and his instrument shall be null and void, otherwise to be a lien in full force and effect. It shall keep all taxes and assessments fully paid as required by law, and shall keep tornado in the sum of \$ \(\sum_{\text{total}}
d payable, or to conform with any of the foregoing covenants, the whol cured and at his option only and without notice, be declared due and prty of the second part or the legal holder hereof, or his assigns, agent or le to the highest bidder for cash at	to pay any of said money, either principal or interest when the same becomes due le sum of money herein secured, may at the option of the holder of the note hereby payable and may be foreclosed by the holder hereof as provided for by law, or the rattorney, shall have the power to sell such property or any part thereof at public Oklahoma, public notice of the time and place and terms of sale published in or of general circulation in said town or state, or by printed or written
ay bid and purchase as any third person might do. And said party of ccessors or assigns, to convey said property to any purchaser at said sale e proceeds of said sale shall be applied first to the payment of all costs and the remainder, if any, shall be paid to said party of the first part. Said first party for and in consideration of the money loaned as aforestead allowed by law.	which sale said party of the second part or its assignee, agent or attorney in fact, the first part hereby authorizes and empowers said party of the second paat or its and the recitals of the deed of conveyance shall be taken as prima facie, true, and and expenses attending said sale, second to the payment of said debt and interest, presaid, hereby waives and relinquishes all rights of redemption, appraisement and
IN TESTIMONY WHEREOF, Said part of the first part had	Chereunto set Luchand this 4th day of april
	Tuttie a Gregor [SEAL]
() (Witness:	Cyral B. Trigg's. [SFAL]
C.D. Coggestall	[SEAL]
	[SEAL]
	VLEDGMENT.
NITED STATES OF AMERICA,	SS.
On this day of	and for the above namedappeared in person
to me p	personally well known as the person whose name appears upon the within and fore-
ing Mortgage Deed, as one of the parties grantor, and stated that he is	had executed the same for the consideration and purposes therein mentioned and
d foregoing Mortgage Deed, in the absence of her said husband, declare essed, for the purpose therein contained and set forth, without compuls IN TESTIMONY WHEREOF, I have hereunto set my hand a	ed that she had of her own free will signed the relinquishment of dower therein ex- sion or undue influence of her said husband. and official seal, as such
on the day and date as fit	rst above written. Notary Public.
commission expires	
NITED STATES OF AMERICA Judian Levistore	Mestern Districtes o
On this 4 th day of april 1907 be	fore me C.D. Baggerhall
egoing Morrogge Heed as one of the parties grantor, and stated that	HEN TITLE IS IN WIFE, Mustern Musture SS. Sofore me
And I further certify that on this day voluntarily appeared before And I further certify that on this day voluntarily appeared before ing Mortgage Deed, and in the alconce of her said husdand, declared t	me Nuttue O. Guy go wife to said to me well known to be the person whose name appears upon the within and forethat she had of her own free will executed the same, for the consideration and pur-
ses therein contained and set forth, without compulsion or undue influe	
TESTIMONY WHEREOF, I have hereunto set my hand as such	ence at her said hisband.
TESTIMONY WHEREOF, I have hereunto set my hand as such	ence at her said hisband.
TESTIMONY WHEREOF, I have hereunto set my hand as such the day and date as first above written. [SEAL] Mislem Wish. 9.7. commission expires May 13 Th 197	ence of her said husband.
the day and date as first above written. [SEAL] Muslim Dust 9, 7, y commission expires May 13 M 199 led for record Jan 1907 at 1, 5 clock M.	ence at her said hisband.