more expressions of the state o	R. & Bruickland - sinh
of County, in the State of Oklahoma, of the first part, and 920	L. Poiler
of County, in the State of Oklahoma, of the second part;	·
WITNESSETH, That said part 4 of the first part, in consideration of One Ya	
the receipt of which is hereby acknowledged, do ethy these presents Grant, Bargain, Sell and Co	onvey unto said part of the second part heirs and
assigns, the following described Real Estate, situated in Tulsa County, a East half of Lot 16 Sixten Bloom	
addition to the City of Etulsa	of 200 welly signe (go
	DOLLAR
<i>(</i>)	en e
TO HAVE AND TO HOLD The same unto the said part 4 of the second part	heirs and assigns together with all and singular the tenements
24 and 1 amount of the control of th	
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said	R. L. Burchfuld party of he-
na Δ this day executed and delivered exertain promissory note in writing to said part.	At of the second part, described as follows:
For one thendred dollars dated to	apt 1-1909 and due mar
But of Tulog Otla	e payable a. sirar Maccoul
Jany J. Sound J.	
·	
and the second of the second o	
Now, if said part 4. of the first part shall pay or cause to be paid to said part 4 of the second	nd part Les heirs or assigns, said sum of money in th
hove described notementioned, together with the interest thereon, according to the terms and not void; and otherwise shall remain in full force and effect. But if said sum or sums of money ame is due, and if the taxes and assessments of every nature which are or may be assessed and he same are by law made due and payable, the whole of said sum or sums, and interest thereon, hart shall be entitled to possession of said premises. And the said part \(\phi \) of the first part for s if said Real Estate and all benefit of the homestead exemption and stay laws of the State of Okla IN WITNESS WHEREOF, The said part \(\phi \) of the first part ha\(\sigma \) hereunto set	tenor of the same, then this Mortgage shall be wholly discharge or any part thereof, or any interest thereon, is not paid when the evied against said premises or any part thereof, are not paid when shall then become due and payable, and said part \(\frac{1}{2} \) of the second aid consideration do hereby expressly waive an appraisement thoma.
It will also will have been been also been als	R. Z. Burchhelf
	and a surround
	and a survey of the survey of
n and for said County and State on this second day of September 1907, person to me known to be the identical cknowledged to me that sexecuted the same as his free and voluntary act and	l personwho executed the within and foregoing instrument, an deed for the uses and purposes therein set forth.
My commission expires Olcember 19//	Frank & Jasla
ASSIGNMENT	
Know All Men by These Presents:	
THAT	
amed Mortgage in consideration of the sum of	
in hand paid, the receipt whereof is hereby acknowledged, do hereby Sell, Assign heirs and assigns, the within Mortgage	
nd claims thereby secured, and covenants therein contained.	
TO HAVE AND TO HOLD The same, forever, subject, nevertheless, to the conditions therei	
IN WITNESS WHEREOF, The said Mortgagee ha hereunto set hand this	s19
EXECUTED IN PRESENCE OF	
	and the second s
Crease of Ol-lahaman	
State of Oklahoma, ss.	
	day of A.D. 19 at o'clock M
nd duly recorded in Book on page Fee, \$	
	Register of Deeds.
RECEIPT.	
RECEIVED OF	the within named Mortgagor
he sum of	
n full satisfaction of the within Mortgage.	
FILED FOR RECORD On the day of Jep A.D. 1909 at 8	o'clock At
The state of the s	Helikekley
	1 the walkley
	Register of Deeds.