hat the light to the time the interest and improve the their many transmit

	County. ss., This instrument was filed in my office
70	for record on the 29 day of fund A. D. 10 08. at 8 o'clock & M., and duly recorded in Book 39 on page 352:
	o'clock C. M., and duly recorded in Book of on page of the
	Fee, S. (Seal) S. G. Walkley. Register of Deeds,
	115, That This Vudentiere, Made this 15 the day of
first and plora a parill, Lustingar	the same of Oklahuma, part of the first part, ha mortgaged and hereby mortgage to
itnessette, that the said porties of the first warty of the second part, the following described real estate	though the state of Oklahoma, to-wit:
The east half of the so	(22) north; of range thinteen (13) east.
in township twenty two	(22) north; of range thurselve (13) lasts.
and the state of the	
Lite Indian Mercidian	1, containing & o sered more or less
with all the improvements thereon and appurtenances there	
This Mortgage is given to secure the principal sum of	15/00, 10 eight hundred and not so pour Dollars,
lue and payable on the day of	with interest thereon at the rate of each per cent per annum, payable
annually from date, according to the terms a	and at the time and in the manner provided by all certain promissory note given and
gned by the makers hereof the throws specified	frem parties from the material and payable to the order with signed by first parties. Dollars
f the mortgagee herein, and being for the principal sum- II sums secured by this Mortgage shall be naid at the offic	of
	nd between the said parties hereto, that this Mortgage is a first lien upon said premises; that the party of the
	en the same fall due, and at the place and in the manner provided in said note, and will pay all taxes and and will not commit or permit any waste upon said premises; that the buildings and other improvements
hereon shall be kept in good repair and shall not be destroyed	d or removed without the consent of the second party, and shall be kept insured for the benefit of the said
and tale	rado Sal
econd party or its assigns, against loss by fire or lightning for no	ot less than Add. Dollars,
econd party or its assigns, against loss by fire or lightning for no a form and companies satisfactory to said second party, and that cansferred, said second party is authorized, as agent of the first part and manners, executors, ad Party of the first part and manners, executors, ad econd part, ha heirs, executors, administrators and assigns, and	Dollars, tall policies and renewal receipts shall be delivered to said second party. If the title to the said premises be party, to assign the insurance to the grantee of the title. In the title to the said premises be party, to assign the insurance to the grantee of the title. In the title to the said premises be the said party of the storesaid premises to the said party of the said p
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