na come e messa para especial e cambinamana a con especial hacal municipal de la	STATE OF OKLAHOMA,
	County. 85. This instrument was filed in my office
TO	for record on the Aday of Law A.D. 19/0. at fo'clock A.H., and duly recorded in Book on page
	o'clock L. M., and duly recorded in Book on page
	Foe, 8. MCF walkley: Register of Deeds.
	Register of Deeds.
e province value and representative of the Artifaction of the contraction of the contract	
Know all Men by these Presents	5, That
Ella McDaniel, a widow	* * * * * * * * * * * * * * * * * * *
	makangan dan perintahan dan dan dan dan dan dan dan dan dan d
f. Julea County, St	ate of Oklahoma, partage of the first part, ha mortgaged and hereby mortgages to
Bunk of Oklahoure	
arty of the second part, the following described real estate an	d premises, situated in Juleal County, State of Oklahoma, to-wit:
all of low seven (1) in early	el addition to the City of Tulea Chlahoma
recording to the recorded ge	auranient,
Desiglet to provin	ertgage # 35 00.00 in favor of W. H. Roeser!
Gurdian.	
والمستخفية والمراكبة والمتحدث والمراكبة والمتحدث والمراكبة والمتحدث والمتحدث والمتحدث والمتحدث والمتحدث والمتحدث	
with all the improvements thereon and appurtenances thereun	
	Two Sundredland ten & rufac Dollars,
and the control of th	
e the	19
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	at the time and in the manner provided by Lees certain promissory note given and
igned by the makers hereof Ella M. Daniel	, a widow and payable to the order
	Two Lundredand ten o wopas Dollars.
	G. R. McCullough & Co., Tulsa, Oklahoma, unless otherwise specified in the note and coupons.
	etween the said parties hereto, that this Mortgage is a first lien upon said premises; that the party of the
	to same fall due, and at the place and in the manner provided in said note, and will pay all taxes and
	will not commit or permit any waste upon said premises; that the buildings and other improvements removed without the consent of the second party, and shall be kept insured for the benefit of the said
econd party or its assigns, against loss by fire or lightning for not le	ss than Dollars,
n form and companies satisfactory to said second party, and that all	policies and renewal receipts shall be delivered to said second party. If the title to the said premises be
ansferred, said second party is authorized, as agent of the first party	y, to assign the insurance to the grantee of the title. istrators and assigns, will warrant the quiet enjoyment of the aforesaid premises to the said party of the
Party of the first part and WWW heirs executors admini	
하고 그는 사람들이 가지 않는 것 같아. 하는 사람들이 어떻게 하면 하는 것이 되었다면 하는 것이다.	I forever delend the aforesnid premises against the lawful claims and demands of all persons.
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