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BLACK PRINTING CO. TUE SAMA	
FROM	STATE OF OKLAHOMA, Tulsa County.ss. This instrument was filed for record on the 30 April 192 3, at 8:00 o'clock A.
то	and duly recorded in Book
10 	0. G. Weaver,
	By, Deputy
THIS INDENTURE, Made this 8th day of	Jan. A.D. 192 3, between 18 M. Beatty his wife
fCounty, in	the State of Oklahoma,of the first part, ar
Edwin J. Peebles f	part
VITNESSETH, That said part. 1996 the first part, in considera Eleven Hundred and 00/100	tion of the sum of
he receipt of which is hereby acknowledged, doby these presen nd assigns, all the following described real estate situated in	ts grant, bargain, sell and convey unto said part. V., of the second part. hishei TULSACounty and State
)klahoma, to-wit:	. 2014년 2월 2017년 1월 2017년 2월 2017년 2월 2017년 2월 2017년 2월 2017년 1월 28일 - 1월 2017년 1월 2017년 2월
Lot Seven (7); Block Two of Tulsa, according to th	(2); Peebles Addition to the city ne recorded plat thereof.
	INASURERS EDANGAL TANK
	I hereby certify that I received 5
	Dired this /_ day of June 192 3 WAYNE L. DICKEY, quary Trecance
	oganasetmassourcessourcessourcessourcessourcessourcessourcessourcessourcessourcessourcessourcessourcessources I Jongty ingular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appe
aining forever. This conveyance is intended as a mortgage to secure the p	
Geo. F. Beatty and I Said first pardes hereby covenant that they	e semi-annually and signed by TOLONE M. BEATTY, Z. 828_the
Geo. F. Beatty and F Said first pard.es. hereby covenantthatthey if said premises and that they are free and clear of all incumbrances that they have the yvill warrant and defend the same against the lawful oremises in the sum of sfor the benefit of the i ugreeto pay all tages and assessments lawfully assessed on sa Said first part <u>195</u> further expressly agreethat ame shall be a further charge and lien upon said premise describe n any judgment or decree rendered in action as aforesaid, and col Now if said first part <u>195</u> , shall pay or cause to be pai and shall make and maintain such insurance and pay such taxes an orce and effect. If said insurance is not effected and maintained aid premise, or any part thereof, are not paid before delinquent, the sallowed interest thereon at the rate ofIO.	e semi-annually and signed by
Geo. F. Beatty and F Said first pard.es. hereby covenantthatthey if said premises and that they are free and clear of all incumbrances they have they have the said and the set of the same against the lawful they have the said first part 198 they have the said first part 198 they have they have they have the said first part 198 they have they have they have the said first part 198 they have they have they have the said first part 198 they have the said first part 198 they have they have they have the said first part 198 they have they have the said first part 198 they have they have t	e semi-annually and signed by
Geo. F. Beatty and T Said first pard OS_hereby covenantthatthey if said premises and that they are free and clear of all incumbrances Thatthey have the.ywill warrant and defend the same against the lawful premises in the sum of \$for the benefit of the in greeto pay all taxes and assessments lawfully assessed on an Said first part 199further expressly agreethat ame as herein provided, the mortgagor will pay to the said mor is attomey's or solicitor's fees therefor, in addition to all other st ame shall be a further charge and lien upon said premises describe n any judgment or decree rendered in action as aforesaid, and col Now if said first part J.99hall pay or cause to be pai sum	e semi-annually and signed by
Geo. F. Beatty and F Said first pard.es.hereby covenantthatthey if said premises and that they are free and clear of all incumbrances that	e semi-annually and signed by
Geo. F. Beatty and F Said first pard.eshereby covenantthatthey if said premises and that they are free and clear of all incumbrances That	e semi-annually and signed by
Geo. F. Bentty and T Said first pard C.S. hereby covenant that they if said premises and that they are free and clear of all incumbrances That they have 	e semi-annually and signed by Iglene M. Beatty,
Geo. F. Bentty and F Said first pard 0.9. hereby covenant that they if said premises and that they are free and clear of all incumbrances That	e semi-annually and signed by
Geo. F. Bentty and F Said first pard OS_hereby covenantthatthey if said premises and that they are free and clear of all incumbrances That. they have the.ywill warrant and defend the same against the lawful premises in the sum of \$ for the benefit of the in- gree to pay all taxes and assessments lawfully assessed on an Said first part 195 further expressly agreethat ame as herein provided, the mortgager will pay to the said mor- is attomey's or solicitor's fees therefor, in addition to all other si ame shall be a further charge and lien upon said premises described n any judgment or decree rendered in action as aforesaid, and col- Now if said first part 198	e semi-annually and signed by
Geo. F. Beatty and F Said first pard OS_hereby covenantthatthey if said premises and that they are free and clear of all incumbrances That	e semi-annually and signed by

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