BLACK PRINTING CO. TULSA	
FROM	STATE OF OKLAHOMA, Tulsa County rs. 18 This instrument was filed for record on the
то	Fees \$
	0. G. Weaver,
	(Seal) Brady Brown, County Clerk ByDeputy
Eighteenth	$r_{\rm eff}$ , where $r_{\rm eff}$ , and $r_{\rm eff}$ , where $r_{\rm eff}$ ,
THIS INDENTURE, Made this Juanita R. Dixon	day of F8by
of	
Tulsa County, Okla	homa part y of the second part;
WITNESSETH, That said party of the first part, in c	consideration of the sum of
Fighteen Hundred a	
and assigns, all the following described real estate situated in	c presents grant, bargain, sell and convey unto said part. Y. of the second part
Oklahoma to-wit:	
Lot Fourteen (14) Blo Tulsa, according to t	ck Five (5) Reddin Addition to the city of the recorded plat thereof (Mortgagor is to pay
said notes, as they b	.0% from date on the unpaid balance and has the
privilege of paying a	t any due date one or more of the notes not yet
due, that is to say, at any time.	mortgagor can take up as many notes as possible THEASURER'S ENDORSEMENT
	I have configured is 10 and issued
	1.1. 13720 thereics in payment of morninge
	Low of the 18 day of Jeb - 1974
To have and to hold the same, together with a	Il and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apper-
taining forever.	ture the payment of Forty Five (45) promissory noteS of even data have
with. One for \$Ba	ch note made in the sum of Forty (\$40.00) Dollars
w. W. Beattie	
ຕົນໄຮອ	
or order; payable at Tulsa with 10 per cent interest per annum	monthly n, payable semimmually and signed by
M. N. Dixon and Ju	anita R. Dixon, his wife she is the
Said first part. simple of said premises and that they are free and clear of r	ll incumbrances.
I har	the lawful claims of all persons whomsoever. Said first part <u>V</u> agree Sto insure the buildings on said it of the mortgagee and maintain such insurance during the existance of this mortgage. Said first part <u>V</u>
agreeS_ to pay all taxes and assessments lawfully assess	sed on said premises before delinquent.
as herein provided, the mortgagor will pay to the said mo	that in case of foreclosure of this mortgage and as often as any proceeding shall be taken to foreclose same Fifty and NO/100 ther statutory fees; said fee to be due and payable upon the filing of the petition for foreclosure and the same
shall be a further charge and lien upon said premises descri	bed in this mortgage and the amount thereon shall be recovered in said foreclosure suit and included in any letted, and the lien thereof enforced in the manner as the principal debt hereby secured.
51800 Out faid first part. Zshall pay or cause to 1	be paid to said second part. <u>y</u> , <u>1</u>
and shall make and maintain such insurance and pay such	taxes and assessments then these presents shall be wholly discharged and void otherwise shall remain in full
said premises, or any part thereof, are not paid before delin	antening, of h any and an electronic accounter which are on have be revealed and assessments and shall guent then mortgage
sum or sums of money or any part thereof is not paid whe delinquent, the holder of said noteS and this mortgage	en due, or if such insurance is not effected and maintained or any taxes or assessments are not paid before e may elect to declare the whole sum or sums and interest thereon due and payable at once and proceed to
IN WITNESS WHEREOF, said part_Zof	this mortgage, and shall become entitled to possession of said premises. o declare the whole debt as above and also the beneft to stay, valuation or appraisement laws. the first part hahereunto sethandthe day and year first above written. JUANITA R. DIXON
مر میں	M. N. Dixon
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS That	County, Oklahoma, the within
named mortgageein consideration of the sum of	DOLLARS
-	at whereof is hereby acknowledged, dohereby sell, assign, transfer, set out and convey unto
heirs and assigns, the within mortgage of	deed, the real estate conveyed and the promissory note, debts and claims thereby secured, and the
covenants therein contained. TO HAVE AND TO HOLD THE SAME FOR	EVER, Subject, nevertheless, to the conditions therein contained.
IN WITNESS WHEREOF, The said mortgagee_	hathisday of
	na na sana na kata na k Na kata na kata
STATE OF OKLAHOMA, Tulsa Mortimer P. Wal	dron 4 personally appeared Juanita R. Dixon & M. N. Dixon,
on this 18th day of Feb. 192.	4, personally appeared Juanita R. Dixon & M. N. Dixon, Within and foregoing to me known to be the identical person. Swho executed the above instrument
그는 것 같은 것 같	a wronin Suna for South
مان میں میں بار میں میں میں میں میں مان میں میں میں میں میں میں میں میں میں اور اور اور اور اور اور اور اور او اگر میں اور	me as

1

1

A CONTRACT OF A CONTRACT OF

ij,

1