Parameter Parame

Jacon Fe&1 and Ester Fell.	of April, 1924 between
TOME SATURAS AND	Tulsa
LUAN ASSOCI	ATION, a corporation organized under the laws of the State of Oklahoma, party of the second part,
WITNESSETH, That the said part. 1es.  Fifteen Hundred and No/100	of the first part, for and in consideration of the sum ofDOLLARS,
in hand paid by the said party of the second part, the receipt	whereof is hereby acknowledged, ha
BARGAIN, SELL, CONVEY and CONFIRM unto said pa	rty of the second part, its successors and assigns forever, all the following described real estate,
lying and situated in the County ofTulsa	and State of Oklahoms, to-wit
A part of Lot One (1) Block	Two (2) in North Tulsa an Addition to the city
	to the recorded official plat and survey thereof.
	ed as follows to wit: Beginning at a point 85.5
	rner of said Lot One (1), Block Two (2), thence
	ast line of said lot a distance of 64.5 feet:
	on on a line parallel with the South line of
	t to the Westerly line of said lot; thence in a
	Easterly line of the alley or the Westerly line
of said Lot One (1) to the No	rthwest corner thereof, thence east to the place
of beginning, together with a	ll improvements thereon,
	ORSKENT
	thereforestically land received 5/250 and issued
	Peccipi No. 14.746 have been managed of moneyes
	me continued of may 1924
	8 James
rentals and profits accruing from said property from and after TO HAVE AND TO HOLD THE SAME unto said par	r this date. ty of the second part, its successors and assigns forever. Said part iest the first part hereby
covenant with said party of the second part, its successors and	nssigns, that at the delivery hereof
covenant with said party of the second part, its successors and they are	nssigns, that at the delivery hereof
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they are  the true and lawful owner_S_ of the said premises above g incumbrances; that there is no one in adverse possession of sa  they  will warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon t request of the part_19.8f the first part, loaned and advanced t  Jacod Fell and Este  Fifteen Hundred as  AND WHEREAS, said part_19.8f the first part agreements, general and special, against said lands and improvenings thereon constantly insured in such company or compan ferred to said party of the second part, its successors or assig of every kind, and if any or either of said agreements be no such taxes and assessments, and may effect such insurance, tory lien claims, and may invest such sums as may be ne- ment of all moneys so expended together with the charges the AND WHEREAS, the said	ranted, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all me and that  ble claims of all persons whomsoever. he express conditions that, whereas, the said party of the second part at the special instance and one of the second part at the special instance and one of the second part, its successors and assigns, to pay all taxes and assessents thereon, when due, and to keep said improvements in good repair, and to keep the buildies as said second party may designate and the policy or policies of insurance constantly transis; and also to keep said lands and improvements thereon free from all statutory lien claims, performed as aforesaid then said party of the second part its successors or assigns, may pay for such purpose, paying the costs thereof, and may also pay the final judgment for and staturessary to protect the title or possession of said premises, including all costs and for the repayreon as provided by the By-Laws of said Association, these presents shall be security.  1. and Sater Fell, his wife  day of April, 1924,
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they are  the true and lawful owner. S. of the said premises above g incumbrances; that there is no one in adverse possession of sa  they  will warrant and defend the same against the lawful and equita PROVIDED, ALWAYS, And these presents are upon t request of the part 1986 the first part, loaned and advanced t Jacons Feld and Ester  Fifteen Hundred and  AND WHEREAS, said part 1986 the first part agreements, general and special, against said lands and improvemings thereon constantly insured in such company or compan ferred to said party of the second part, its successors or assig of every kind, and if any or either of said agreements be not such taxes and assessments, and may effect such insurance, tory lien claims, and may invest such sums as may be mement of all moneys so expended together with the charges the  AND WHEREAS, the said	ranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all me and that