Souper

REAL ESTATE MORTGAGE.

Tulsa (Tade this Assecteenth day of August his wife Heva Cease County and State of Oklahoma, particles of the first 1 JRI, a corporation organized under the laws of the State	part, and the FARM AND HOME SAVINGS AND
WITNESSETH, That the said	part Lead of the first part, for and in consideration of	f the sum of
	all	DOLLARS, in hand paid by the said party
	ereof is hereby acknowledged, Lace sold, i part, its successors and assigns forever, all the follow	
	and State of Oklahoma, to wit:	ving described real estate, lying and situated in the
builty bi		0-0 0 40
	all of Lot number On	
Ten (10) Let	of Late number Two (2)	in Block number
- Mall J. m	the Town of North True	les collabous, and
all improves	nexts thereon.	
harananananan open magaal halisa sagara payahini is ahiji is open pinaka gen en . e. ki Kondybe (pengang dipabahiran dali penga		A CONTRACT TO SECURITION OF THE SECURITION OF THE SECURITION OF THE SECURITIES OF TH
and the second s		Hasilita turak II bakalka salahiri.
magalaman ka sa	a company and a second control of the control of th	e v service se con esta esta esta esta esta esta esta esta
		** The control of
and the state of t	and the second	tion of the second
		그들은 남자에 가지 시간 이 경기가 되는 것 같습니다. 실진 <mark>=</mark> 실어 있다. 시간 일하는 이 경기가 있는 것 같습니다.
areamonamoniamintenerelassificaria, print manifestra penara fra al mingalizzazio interpresentario, que conserva		nerita rimigina na afisi ing ngalaga iliang dalap lalan majambajang nanggapang panggapang na matagga in mga n T
the state of the s		and the state of t
	[[[[[[[[[[[[[[[[[[[
and a second	na kanana ka	
	and the state of t	tion of the state
		투기 교통 전환 회문에 되었는 경우 이번 수 있는 것으로 한다. 사람들은 경우 기를 보고 있는 것으로 되는 것을 하는 것으로 되었다.
ره پرتها رویه کاروه پردو در د او داره و در	and the state of t	
this Mortgage become broken in an TO HAVE AND TO HOLD To the part hereby covenant with said promises a cumbrances, that there is no one in and equitable claims of all persons we PROVIDED, ALWAYS, And stance and request of said part. AND WHEREAS, Said part was and assessments, general or spend to keep the buildings thereon con insurance constantly transferred to be second part, its successors or assign	these presents are upon the express conditions, that whe conditions that whe conditions that whe conditions the sum of the conditions with the said party of the cial, against said lands and improvements thereon, when the conditions are companies as said a said party of the second part, its successors or assigning of every kind, and if any or either of said agreements, may pay such taxes and assessments, and may effective.	authority to collect the same in case the conditions hereditaments and appurtenances thereto belonging bessors and assigns forever. Said part Less of the sessors and assigns forever. Said part Less of the sessors and assigns forever. They are the true and constate of inheritance therein, tree and clear of all ill warrant and defend the same against the lawful preas, the said party of the second part at the special less and less to pay all a due, and to keep said improvements in good repair second party may designate, and the policy or policies and also to keep said lands and improvements into be not performed as aforesaid, then eatd party of sect such insurance for such purpose, paying the costs.
oseession of said premites, including y the Constitution and By-Laws of t	dgment for any statutory lien claims, and may invest so all costs, and for the repayment of all moneye so explice said Association, these presents shall be security. If Paul and we write	ended-together with the charges thereon as provided