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State of Oklahoma) County of Tulsa

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L. W. Grant, being first duly sworn on oath states that he is a resident of the City of Tulsa, Oounty, Oklahoma, and that he is well acquainted with J. M. Reed, and that he knows that on the sixteenth day of May, 1922, the still J. M. Reed was a single man. This affidavit is made to correct a certain deed executed on the sixteenth day of May, 1922, on the following described property, towit:

Lot nine (9) in Block fourteen (14) of the re-subdivision

of block six (6) and lOts one (1) two (2) and three (3) in

block four (4) in Terrace Drive addition to the City of Tulsa,

Tulsa County, Oklahoma, according to the recorded plat thereofi

Further affiant saith not.

L. J. Grant.

Subscribed and sworn to before me on this 3rd day of July, 1922.

(SEAL) W. A. Setser, Notary Public. My commission empires Feb. 6, 1926, Filed for record in Tulsa County, Chia. on Oct. 24, 1982, at 4:10 P.M. and duly recorded in book 428 - page 593, By F. Delman, Deputy. (SELL) O.D.Lawson, County Clerk.

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MORTGAGE.

KHOW ALT MEN BY THESE PRESENTS: That W. M. McGregor and Della Mae McGregor, husband and wife of Fulsa County, in the State of Oklahoma, parties of the first part, have mortgaged and hereby mortgage to the National Building & Loan Association of Pawhuska, Oklahoma, a corporation duly organized and doing business under thelaws of the Stateof Oklahoma, uou twenty four (24) block seven (7) Bollview additable. Intervet for the City of Fulse, Fulse County, Oklah ma, according the porter of the city of Fulse, Fulse County, Oklah ma, according the formet of the city of Fulse, Fulse County, Oklah ma, according the formet of the courty to the recorded plat thereof, the formet of the city of the courty formet of the city of the courty the courty formet of the city of the courty formet of the city of the courty formet of the city of the city of the city of the city of the courty formet of the courty formet of the city of the ci party of the second part, the following described real estate and premises situated in the second part, the following described real estate and premises situated in the second part.

100 dollars, the receipt of which is hereby ac nowledged, and for the purpose of securing the payment of the monthly sum, fines, and other items hereinafter specified, and the performance of the covenants hereinaster contained.

and the said mortgagors for themselves and for their heirs, executors and administrators, hereby covenant with said mortgages, its successors and assigns, as follows:

First: Said mortgagors being the owner of 55 shares of stock of the said National Building and Loan Association, and having borrowed of said Association, in pursuance of its by-laws, the money secured by this nortgage, will do all things which the by-haws of said Association require shareholders and borrowers to do and will ray to cuid appeciation on said stock and loan the sum of the Hundred dollars and 85/160 cents (\$100.83) per month, on or before the 5th day of each and every month, until said stock, shall mature as provided in said byslaws, provided that the sold indeltedness