of Tulsa County, in the state of Chlahoma, parties of the first part, have mortgaged and hereby mortgage to the National Building and Loan Association of Pawhuska, Ohlahoma, a corporation duly organized and doing business under the laws of the State of Oklahoma, party of the second part, the following described real estate and precises situated in Tulsa County, State of Cklahoma, to-wit:

Lots four (4) five (5) and six (6) Block eight (8)

p Tarana a sa mana a mana a p Banjana a ta hama a mana a mana

Park Hill addition to the City of Tulsa Tulsa County,

Orlahema, according to the recorded plat the reof, with all the improvements thereunto belonging and warrant the title to the same and waive the appraisement and all homestead exemptions.

Also 65 shares of stock of said Association certificate No. Class "A".

This nortgage is given in consideration of sixt, five hundred & no/100 dollars, the receit of which is hereby admowledged, and for the purpose of securing the payment of the monthly sum, fines and other items herifalter specified, and the performance of the covenants hereinafter contained.

and the said mortgagors for themselves and for their heirs, executors and administrators, hereby covenant with said no tgaged its successors and assigns, as follows:

First: Said nortgagors being the owner of 65 shares of stock of the said National Building and Lean Association, and having berrowed of said association, in pursuance of its by-laws, the money occured by this mortgage, will do all things which the by-laws of said association require shareholders and berrowers to do and will pay to said association on said stock and lean the sum of One Hundred mineteen deliars and 16/100 cents (\$119.16) per month, on or before the 5th day of each and every month, until said stock shall mature as provided in said by-laws, provided that the said indebtedness shall be discharged by the cancellation of said stock at maturity, and will also pay all fines that may be legally assessed against them, under said by-laws or under any amendements that may be made thereto, according to the terms of said by-laws, and a certain non-negotiable note bearing even date herewith executed by said mortgagors to said mortgages.

Second, That said mortgagors within forty days afor the same becomes due and payable, will pay all taxes and assessments which shall be levied upon eaid lands, or upon, or on account of, this mortgage, or the indabtedness secured hereby or upon the interest or estate in said lands created or represented by this mortgage, or by said indebtedness, whether levied against the said nortgagors their legal representatives or assigns, or otherwise, and said mortgagors hereby waive any and all claim or right against said nortgagors, its successors or assigns, to pay payment of rebate on or offset against the interest or principal or premium of said nortgage debt by reason of the payment of any of the aforesaid taxes or assessments.

Third. That the said mortgagors will also keep all buildings erected and to be erected upon said lands insured against loss and damage by tornado or fire with incurers approved by the mortgages in the summof \$6500.00 dollars, as a further security of said mortgage debt, and assign and deliver to the mortgages all insurance upon said property.

Fourth. If said mortgagors make default in the rayment of any of the aforesaid taxes or assessments, or in procuring and maintaining theorems as above covenanted said mortgages, its successorsor assigns may pay such taxes and effect such insurance, and the sums so paid shall be a further lien on said premises, under this mortgage rayable forthwith, with interest at the rate of tent