	and a star share while a share and the share a		
the free and voluntar	y act and deed of such co	rporation, for the uses and purposes therein	
set forth.	(Geal)	Leona Maple,	
My commission expires December 21, 1926. Notary Public.			
Filed for record in Tulca, Tulca County, Oklahoma, January 22, 1923 at 4:10 o'clock P.M.			
and recorded in Book 455, Fage 4.			
By Brady Brown, Deput	y. (Seal)	0. G. Weaver, County Clerk.	
219918 C.H.J. COMPA	ARED		

HORPGAGE.

ALGEBURENTS ENTRICED Howeby certify that i note of \$ 150 out howe Entries Plan. 75.16 & orefor in \$23 ment of mortgage tax to the within portesson. Antes the 23 cer of film 1923. WAINE L. DUALY, County Treasurer R.W. Deputy

g wear

FHON ADD MEN BY THESE IR ESENTS: That T. C. Rogers husband and wife, of Tulsa County, in the State of Oklahoma, parties of the first part, have morthage and hereby morthage to the NATIONAL BUILDING & IOAN ABSOCIATION of Pawhuska, Oklahoma, a corporation duly organized and doing business under the laws of the State of Oklahoma, party of the second part, the following

دی. دستعارت برزی کارار در ک

in the price

described real estate and premises situated in Tulsa County, State of Oklahome, to-wit: Lot Nine (9) in Block One (1), in North Moreland Addition to the cit- of

Julsa, Julsa County, Oklahoma.

with all the improvements thereon and appurtenances thereunto belonging, and warrant the title to the same and waivo the appraisement and all homestead evemptions.

Also 15 shares of stock of said Association Certificate No. Class "A"

This mortwage is given in consideration of Wifteen Hundred & Mo/100 Dollars, the receipt of which is hereby acknowledged, and for the purpose of securing the payment of the monthly sum, fines and other items hereinafter 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 mortgagee its successors and assigns, as follows:

FIRST. Said mort agors being the owner of 15 shares of stock of the said NATIONAL BUILLING & LOAN ASSOCIATION, and having borrowed of said association, in pursuance of its by-laws, the money secured by this mortgage, will do all things which the ty-laws of said association require shareholders and borrowers to do and will pay to said association on said stock and loan the sum of Twenty-seven dollars and 50/100 cents (\$27.50) per month, on or before the 5th day of each and every month, until said stock shall meture as provided in said by-laws, provided that the said indeb fedness 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 amendments that may be made thereto, according to the terms of said by-laws, and a certain non-negotiable note bearing even date herewith erecuted by said mortgagors to said mortgagee.

SECOND. That said mortgagors, within forty days after the same becomes due and payable, will pay all taxes and assessments which shall be levied upon said lende, or upon or on account of, this mortgage, or the indebtedness 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 mortgagors their legal representatives or assigns, or otherwise; and said mortgagors hereby waive any and all claim or right against caid mortgagee, its successors or assigns, to any payment or rebate on or offset against, the interest or principal or premium of caid mortgage debt, by reason of the payment of any of the aforesaid taxes or assessments.

THILD. That the said mortgagors will also keep all huildings erected and to te erected upon said landsingured against los and damage by tornado or fire with insurers

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