	MORTGAGE-Standard Porm. E. ). BOYLES, Publisher of Logi Banks, Lawrence, Kansas This Indenture, Made this 12th day of March
	This flux and and
	VIJUS HUCCHTUCE, Nada this 12th
	A. D. 19-47, between Edward N. Jackson and hie wife, Loreen H. Jackson
	A CONTRACT OF CONTRACT
	and the second
	of Lawrence, in the County deDou_les and State of Kensas
	of the first part, and The Douglas County Building and Loan Association of the second parts
	Witnesseth, That the said part 18.8. of the first part, in consideration of the sum of
	to them duly paid, the receipt of which is before acknowledged to We the
-	land situated in the County of Douglas and State Kansas, described as follows to wit
	Lot No. One (1), and the West 50 feet of Lot No: Two (2); all in Block No. One (1): in Grandantic and the tot Lot No: Two (2); all in
i	Block No. One (1) in Grenson's Subalvision of Block Jover Papeock's Schlarged Augition to the City of Lawrence.
	A ALLOW TO THE SILV OI LAWRENCE.
	the many second s
	· · · · · · · · · · · · · · · · · · ·
	a second s
N. T.	
	with all the appurtenances and all the estate, title and interest of the said part des of the first part therein.
	de hunder en de ser a
	the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all
	inclinibrances
1.1	
	This grant is intended as a mortgage to secure the payment ofTour_Thousano end, no/+00
	Dollars according to the terms of <u>One</u> certain <u>note</u> this day executed and delivered by the said parties of the first pert
	to the said party of the second part
	and this conveyance shall be vold if such payments be made as herein specified. But if default be made in such payments, or any part thereof, or interest, thereon, or the taxes, or if the insurance is not kept up the second the second states are in the second states are
	thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be the said party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out-of all the moneys arising from such sale to retain the amount then due for principal and interest; together with the costs and charges of making such sale, and the overplus, if any there be, shall be plue by the party making such sale, and the overplus, if any there be, shall be plue by the party making such sale, and the overplus, if any there be, shall be plue by the party making such sale, but demand, to said <u>Darties of the fiftst part</u> , streit
	heirs and assigns.
	hand is and seals, the day and year first above written.
	Signed, Sealed and delivered in presence of
;	(SEAL)
ŀ	(SEAL)
	SEAL
	Be It Remembered, That op this 2/376 day of March.
	before me the undersigned a Notary Public
	In and for said County and State came Edward No Jackson and his
-	to me personally known to be the same personS who executed the foregoing instrument of
	writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on
	the day and year last above written.
	My commission expires May 5, 1948
	a stand a second and the second and

1211

ŧ

5

theredy

the

Created, discharge

dand Janua Jord Harold A

By Mario Wilso

the state

B

The note .

ecorded March 14, 1947 at 9:TO A.M.