Fee Faid \$4.00

1

- M.10	31789 воок эг
	MORTGAGE (Nol 52 E) K. J. Bojin, Publisher of Legil Ranke, Lawrence, Kanan
	This Indenture, Made this 19th day of March in the
i and	sear of our Lord one thousand nine hundred and forty-seven a between
	Dscar H. Baker and Beulah M. Baker, husband and wife
	Leanging (1) Douglas
	of 1, Deuty date of and State of and State of
	part ies of the first part, and The Lawrence Building and Loan Association
	part J of the second part.
	Witnesseth, that the said parties of the first part, in consideration of the sum of
	Sixteen hundred and no/100 DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part X of the second part, the following described real estate situated and being in the County of <u>DOUCISS</u> and State of Kansas, towit:
	Beginning at the Northwest Corner of the Southeast Quarter of
	Section Five (5), Township Thirteen (13) South, Range Twenty (20)
	East of the sixth (6th) P. M., running thence East ninety-five (95)
	rods; thence south twenty (20) rods; thence West filety-five (95) rods;
	thence North twenty (20) roas to the place of beginning, containing.
	11 7/8 acres more or less, in Douglas. County, Kansas
	- the second sec
	with the appurtenances and all the estate, title and interest of the said part <u>LGS</u> of the first part <u>therein</u> the lawful owner. S And the said part <u>LGS</u> of the first part do <u>hereby</u> covenant and agree that at the delivery hereof <u>they</u> <u>they</u> the lawful owner. S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
A NUMBER OF A DESCRIPTION OF A DESCRIPTI	It is agreed between the parties hereto that the part is a second between the parties making lawful daim thereto. It is agreed between the parties hereto that the part is of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against first and tornad in such sum and by such insurance company as split by specified and directed by the part is the second part to the extent of the first part and be between the transformer or part and the second part to the extent of the indenture, pay all taxes or assessments and payable to the part is and payable to the part is and payable to the the second part to the extent of the indenture part and the event that said part GS of the first part shall fail to pay such taxes when the same become used and payable to the tween pay thereins intured as herein provided, then the part is of the second part may pay such taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of to % from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of <u>Sixtéen hundred and no/100</u>
	according to the terms of
	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be become due and payable, or if the instance is not kept up, as provided herein, or if the taxes on said real estate are not kept in as good repair as they are become due and payable, or it divers in a good repair as they are provided for in said vertex the secrity of which this indervance is for kept of the secrity of which this indervance is and the same absolute and the whole sum remaining inpud, and all of the obligation or if the secrity of which this indervance is payments be and the solute and the whole sum remaining inpud, and all of the obligation provided for in said vertex the secrity of which this indervance is good, shall immediately mature and become due and payable or to take possession of the holder the tereof, without notice, and it shall be lawful for the said part of the second part to take possession of the bidd previous of the indicately mature and become due and payable at the option of the sidd pretex payses and it shall be lawful for the said part of the second part to take possession of the indicately mature and over obligation (for the said benefits accruing thereform, and to sell the pensiss hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys siting from such sale to retain the grant and to sell the pensiss hereby granted, to the first part and the overplus, if any there be, shall be paid by the part is also or demand, to the first part
	In Witness Whereof, the part 103 of the first part ha Ve hereanto set Ullel hand 5 and seal 3 the day and year last above written.
	Builah m. Baker (SEAL)
	and the second
	A MARINE TO A STATE A STATE OF A
	and the second
	STATE OF TENSAS
	COUNTY OF DOUGDAS
	COUNTY OF Be it Remembered, That on this 25th day of March A D. 19 4
	COUNTY OF
	COUNTY OF
	COUNTY OF

0

of the left secured thereby and authorized

is 27 day of September 1948

leaveration

ignel owner of the within stateage , as read pread, dates this 31

Port

Ester Vice Bearden