294	MORTGAGE	
	SUL DOPROFILE FATOL	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 18t day of April A. D., 1994, At 5:10 P. M.
	Flossie Eudaly,et.al,	By Joe Melman Register of Deeds.
A traver	Merchants Loan & Savings Bank	
	THIS INDENTURE, Made this thirty-first day of March, in the year of our Lord, one thousand nine hundred andtwenty-four	
	of Lawrence, in the County of Douglas paries of the first part, and Merchants Loan & Savin,	part
	WITNESSETH, that the said part 108 of the first part, in consideration of the sum of	
	Lot Fifteen (15) in Block Twee rence, Kansas.	nty-two (22) of Sinclairs Addition to the City of Le
	with the appurtenances and all the estate, title and interest of the said part	e9of the first part therein. It the delivery hereof they are the lawful ownerof the premises above granted, and soized of
	And the man part a bo- a good and indefenable estate of inheritance therein, free and clear of all incumbrance, and that hey will warrant and defend the same arginst all parties making lawful claim thereto. It is a greed between the parties here to that the part 26 of the first part shall st all t	
	against said real estate when the same becomes due and payable, and that they keep insurance company as shall be specified and directed by the part. Y do the second part, the loss	eep the buildings upon said real estate insured against fire and tornado in such sum and by such s, if any, made payable to the part. y of the second part to the estent of the main such as a such a such a such as a
	One Thousand	the same devoted out and pay now and to key skal premark interest as neveral provider, that use paid shall become a part of the indebtedness, secured by this indenture, and shall best interest at DOLLARS.
	according to the terms of O'IIE certain written obligation for the payment of said and by its terms made payable to the party of the second part, with all	interest accruing thereon according to the terms of said obligation and also to secure any sum or
	runs of monry advanced by the said party of the second part to pay for any farmance or t of the first part shall fail to any the marce a payoride in the indirect of the first part shall be vold if such payments it parts are benefit poweride, and the advance or any solidization enrated the benefits, or indirect the same, or if the same shall be advanced and of the buildings can all we advanced to the part of the same pay of the same to pay of the buildings can all we advanced to the same payor and a start part pay of the same to same and all to the advanced may power for the same payor of which it	to discharge any taxes with interest thereon as herein provided, in the event that mid part. 108 tion contained therein fully discharged. If default be made in such payments or any part thereof id shen the same become due and payable, or if the insurance is not kept up, as provided herein, titled on and permise, then this conveyance shall become absolute and the whole sum remaining
	holder hereof, without notice, and it shall be lawful for the said part of the second part improvements thereon in the manner provided by law and to have a receiver appointed to collect the rec in the manner prescribed by law and out of all moneys arising from such sale to retain the amount thus	nts and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, ne unpaid of principal and interest, together with the costs and charges incident thereto, and the
	overpice, if any three be, shall be paid by the part. <u>v</u> making such ale, on demand, to the fin it is agreed by the parties herero that the idean and provides of this indentice and each to, and be obligatory provide herbin, rescuence, addrinking, respondire researching, satirgs and IN WITNESS WHEREOF, the part <u>1</u> 08	st part
		Flossie Eudaly (SEAL)
		Harry E. Eudaly (SEAL)
		(SEAL)
	STATE OF	day of <u>April</u> A, D, 19 24., before me, a
wa	Notary Public	the aforesaid County and State, came
en t Nio	he original the same. r tgag: IN WITNESS WHEREOF, I have hereunto su entsred above written.	ubscribed my name, and affixed my official scal on the day and year last
192	Alverte My Commission Expires on the 2/00 million day of v	January 19.27 F. C. Whipple Notary Public.
	of Deeds. I, the undersigned owner of the within mortgage, do hereby acknowledge Deeds to enter the discharge of this mortgage of record. Dated this	EASE the full payment of the debt secured thereby, and authorize the Register of day of
	Curves Corp beal. Ry.	Merchante Fran & Daving Benle F.C. Whepple, Cachier. Sibrigance. Owner.
	// //	· · · · · · · · · · · · · · · · · · ·

FRONT N FORM