	MORTGAGE	RECORD 74 Reg. No. 433 Fee Paid, \$ 10.00	.(
-	FROM	STATE OF KANSAS, DOUGLAS COUNTY,	
	. Koenig & wife TO	This instrument was filed for record on the <u>19</u> day of Oct. <u>A. D. 19 29 at 9:30 A. M.</u> Eni & Commission	
Ner	chants Loan & Savings Bank	By Register of Deeds.	Î
Thundre	HS INDENTURE, Made this first day of September and twenty-nine between W. C. Koenig end Eugenin M. Koenig, his wife	The state of the second s	Ų
of_L	wrence in the County of Douglas the first part, and The Merchants Loan & Savi	and State of Koncos	
W	Lewrence, TNESSETH, That the said part. 1es. of the first part, in consideration Four Thousand and no/100.	Kenses	
	owing described real estate situated and being in the County of Douglas	s and State of Kanaas, to-wit:	
	Lots Mineteen (19) and Twenty (20) in Block Te City of Lawrence, Kenses.	en (10) in University Place, en Addition to the	
			્
		`	
			ā
And	appurtenances and all the estate, title and interest of the said partice. the said part 1256d the fort part do breely covenant and spres that at the do good and indefaulble estate of inheritance therein, for and clear of all incumbrance	_ of the first part therein. delivery hereof. UPCY_BTC the lawful owner 8 of the premises above grated, and	V
and that t It is	cy will warrant and defend the same against all parties making lawful claim thereto. agreed between the parties hereto that the part_120 of the first part shall at all time	ues during the life of this indenture, pay all taxes or assessments that may be levied or	
and by su	h insurance company as shall be specified and directed by the party of the second part, a interest. And in the event that said part 199 , of the first part shall fail to pay as	Ll cep the buildings upon said real estate insured against fire and tormado in such sum the lose, if any, made payable to the part_y of the second part to the extent of such taxes when the same become due and payable and to keep said premises insured as	
herein pro indenture. THI	ided, then the part Y of the second part may ray sail taxes and insurance, or e and shall bar interest at the rate of 19% from the date of payment until fully repay GRANT is intered as a motigate to secure the payment of the sum of Four Thousend and no/100 (\$4000.00)	either, and the amount so paid shall become a part of the indebtedness, secured by this at.	
	o the terms of ODC certain written obligation for the payment of said eu	of mosey, escuted on the first day of September 19 29 est accruing thereen according to the terms addi dollgation and also to accure any man or to discharge may takes with interest thereon as herein provided, in the event that and	
part 100 And part there	ney arranged by the shill part y of the scenar jart to tay for any infurnance of t of the first part shall fail to pay the same as provided in this infeature his convergence shall be void if such payment be inned as therein specified, and the oblig to pay obligation created thereby, or interest thereon, or if the taxes on said real esta- tions of the taxes of taxes of the taxes of ta	to use any any tarte win instruct introduction as formed provided, in the event that has gation contained therein fully discharged. If default be made in much payments or may use not pad when the same become date and paylots, or if the instrume is not hap' by ne may, or if wate is committed on and premises, then this coverymore shall become intro ablightion, for the security of which this indicative is given, shall intendately	
mature an	become due and ravable at the option of the holder hereof, without notice, and it s	inter oblighted a security of which this indexture is grown, shall immediately shall be larful for the said gard V_{-} of the second part is in the manner provided by law and to have a receiver appointed to collect the rents hermine the manner provided by law and to also a receiver appointed to collect the rents is the manner provided by law and to also as a receiver appointed to collect the rents is the manner provided by law and to also as a receiver appointed to collect the rents is the manner provided by law and to also as a receiver appointed to collect the rents is the manner provided by law and to is all monor a main from such whit to retain the	
amount the demand, to It is and inure	n unpaid of principal and interest, together with the costs and charges incident thereto, the first part. $\frac{1}{4}$ egs. agreed by the parties here to that the terms and provisions of this indenture and each o, and be obligatory upon the heirs, executors, administrators, personal representatives, or a second	, and the overplus, if any there be, shall be paid by the part. Y. making such asle, on the and every obligation therein contained, and all breafs accruing therefrom shall extend a satigna and avecessors of the respective particle hereto.	
IN V above wr	tten.	no science hand and seal the day and year last	
and		Eugenia M. Koonig (SEAL)	
		(SEAL)	
erp 1 mit		(SEAL)	1
Countr	s		
	Notery Public in the s		n
Legal	of the same.	o executed the foregoing instrument and duly acknowledged the execution	I
	above written. My commission expires on the 20th day of A		1
	· · · · · · · · · · · · · · · · · · ·	A. F. McClenshen Notary Public.	
		A REAL PROPERTY AND A REAL	
	RELEASI e undersigned owner of the within mortgage, do hereby acknowledge the	full payment of the debt secured thereby and authorize the Register of	
Deeds to	a undersigned owner of the within mortgage, do hereby acknowledge the		