	C RECORD 74 Reg. No. 433 Fee Paid, 5. 10.00	.(
FROM FROM	STATE OF KANSAS, DOUGLAS COUNTY, s., This instrument was filed for record on the 19 day of Oct. A. D. 19, 29 at 9130 A. M.	The second se
TO	Eric & Committeery Register of Deeds.	đ
Merchante Loan & Savings Bank	ByDeputy.	
THIS INDENTURE, Made this first day of September hundred and twenty-nine between W. C. Koenig and Eugenia M. Koenig, his r		Û
of_LUWFENCE in the County of Dougle part.ies. of the first part, and The Merchents Loan & S		
Lewrenc WITNESSETH, That the said part 195 of the first part, in consider	ce, Kensee part. Y. of the second part.	1.0
Four Thousand and no/100	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. Y of the second part,	
Lots Nineteen (19) and Twenty (20) in Block City of Lowrence, Kenses.	Ten (10) in University Place, an Addition to the	
		$\langle \rangle$
	·	
		N
		L.
with the appurtenances and all the estate, title and interest of the said part.1 And the said part 12.5 of the first part do breely covenant and agree that at wind of a good and indefaultie estate of interinance therein, for and dare of all incumbrace	the delivery hereof they are the lawful owner 8 of the premises above granted, and	4
and that they will warrant and defend the same against all parties making lawful claim thereto.	2월 20일 - 2월 19일 - 2월 20일 - 2월 20일 19일 - 2월 20일 - 2월 20	
assessed against said real estate when the same becomes due and payable, and that they		
113 interest. And in the event that said part. 103. of the first part shall fail to p berein provided, then the part. Y. of the second part may pay said taxes and insurance indenture, and shall here interest at the rate of 16% from the date of rearrest panul faily	may such taxes when the same become due and payable and to keep said premises insured as , or either, and the amount so paid shall become a part of the indebtedness, secured by this repead.	
Four Thousend and no/100 (\$4000.00)	DOLLARS,	
according to the terms of ODQ certain written obligation for the payment of as and by terms made payable to the part. Y of the second part to pay for any insurance sums of money advanced by the said part. Y of the second part to pay for any insurance	interest accruing thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as herein provided, in the event that said	· · · ·
Part 1262. of the first pert shall did point the same as provided in this indexture. And the between the shall be same the point of point provides the main is a box needed, and the part thereof or any obligation created thereby or mitrest thereas, or if the taxes can add real up, as provided period, or if the buildings or and real states are not key in a spool repliet absolute, and the whole sum remaining unreal, and all of the obligations provided for in as matter and become due and parallel as the option of the holder hereor, which motion are shown as the same due and parallel as the option of the holder hereor, which motion are shown as the point of the same due and parallel as the option of the holder hereor, which motion are shown as the same due and parallel as the option of the holder hereor which motion are shown as the same due and parallel as the option of the holder hereor which motion are shown as the same due and parallel as the option of the holder hereor which motion are same as the option of the same due and parallel as the option of the same due and parallel here are and the same due and parallel here.	oblighted contained therein fully discharged. If default her mode in each payon it or into the test set no in using when it has an because due to a payoble, or it is test more point in the a test set now, or if wate is a committed on and permises, then this convergence shall become it written oblightion, for the security of which this indetuctive is every, shall immediately	
to take possesion of the said premises and all the improvements th and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, amount then unpaid of principal and interest, together with the costs and charges incident th	ereon in the manner provided by law and to have a receiver appointed to collect the rents in the manner prescribed by law and out of all moneys arising from such sale to retain the ereo, and the overplus, if any there be, shall be paid by the part. Jmaking such sale, on	
demand, to the first and 160. It is arready by the partice hereto that the terms and provisions of this indenture an and inure to, and be obligatory upon the here, executor, administratore, personal representa IN WITNESS WHIEREOF, The part 12.02. of the first part ha_VC. h above written.	d each and every obligation therein contained, and all benefits accruing therefrom shall extend tives, assigns and successors of the respective parties hereto.	
	W. C. Koenig (SEAL)	
	Eugenia M. Koonig (SEAL)	
in an anna an anna anna anna anna anna	(SEAL) (SEAL)	
STATE OF Kenses}		
COUNTY OF DOUGLES J BE IT REMEMBERED, That on this 3	rdday ofSeptemberA. D. 10_29, before me, a the aforessid County and State, came	Ŕ.
Legal Seal W. C. Koenig and Eugenia M. Koenig to me personally known to be the same person &	nig, his wife white with the security of the s	
of the same. IN WITNESS WHEREOF, I have hereunto above written. My commission expires on the 20th day of	subscribed my name, and affixed my official seal on the day and year last April 19_33	U.
My commission expires on the <u>count</u> day of.	A. F. McClanshan	
RELI	Notary Public.	
	the full payment of the debi secured thereby, and authorise the Register of day of the authority of the secure of	A Party
\mathcal{N} .	He merchanty organ and Drucings Kank Ry Ecorge Decking Moregagee. Owner. Viel President	Ar.
cark. beat	Viel President	T.

634

truet