MORTGAGE RECORD 67 624 STATE OF KANSAS) SS. COUNTY OF DOUGLAS) On this 7th day of June before me, the undersigned, a Notary Public, duly commissioned and qualified for and residing in said County and State, personally came Fhila Lescher to me personally known to be the identical person described in and who signed and executed the foregoing instrument and duly acknowledged said instrument and the execution of the same to be volumatary act and deed. WINESS my hand and Notarial Seal, the day and year last above written. LS Wm. LaCoss sat My Commission Expires January 22nd 1929 to Bo th. on State of Kansas, Douglas County,SS. This instrument filed for record June 7, 1927 f MORTGAGE From not At 3:25 P. M. Phila Lescher Re. He 2600 E. Wellinger legister of Beeds col For Pair 3.50 and 10 Bankers Mortgage Company she THIS INDENTURE Made June 1, 1927. by and between Phila Lescher, (A Widow). of the County of Douglas, State of Kansas, party of the first part, and THE BANKERS MORTGAGE COMPANY OF TOPEKA, KANSAS, party of the second part: sai pay sai del ย้ N Ci ci ci WITNESSETH, That said party of the first part, in consideration of the sum of FOURTEEN-HUNDRED_AND-NO/LOO DOLLARS, paid by the said party of the second part, the receipt whereof is hereby acknewledged, do horeby SELL AND CONVEY unto the said second party, its successors or assigns, the following described real estate, situated in the County of Douglas and State of Kansas, to-wit: in à 2g .92 the at fur with by dit mortgage roll All of Lot Number One Hundred Thirty Five, (135), Located on Connecticut Street, Lawrence, Douglas County, Kansas. this Instrur The debt secured by this Mortgage is further secured by a Six Hundred Dollar Savings Eond in the EANKERS MORTGAGE COMPANY OF TOPEKA, KANSAS, No., and it is agreed that any default of any payment due on said Eond shall be a breach of the conditions of this Mortgage and shall entitle the holder thereof to foreclose the same. the full, unti 9 original Sa .E paid paid 0 mort the having been na ated discharged. He l day TO HAVE AND TO HOLD said premises with all appurtenances thereauto belonging, unto the said party of the second part, its successors or assigns, forever. The said party of the first part covenant with the party of the second part, that said party of the first part is lawfully seized in fee simple of said premises; that she has good right to sell and convey said premises; that said premises are free and clear from all liens and encurbrances; and that she will warrant and defend the title to the said premises unto the said party of the second part, and unto its successors or assigns forever, against the claims of all persons, and the said party of the first part hereby rolinguishes all her marital and homesteed rights, and all other contingent interests in and premises, the intention being to convey hereby an absolute title to said premises in fee simple. d on t the cost a endorsed Lb." secu described thereby to be 0 this herein o SEVENTH, And it is further agreed and declared that this mortgage, and the bond or note secured hereby, are made under, and are to be construed by the laws of the State of Kansas. ¥. ien hand lote ţ AL. The foregoing conditions being fully performed, this conveyance shall be void, otherwise to be and remain in full force and effect. As witness m ban best BTATE F fitnet: COUNT IN WITNESS WHEREOF, I have hereunto set my hand June 1, 1927 92 Buyer SINGED IN PRESENCE OF Phila Lescher and q known STATE OF KANSAS) duly 55. 0 -COUNTY OF DOUGLAS) QQ. On this 7th day of June before me, the undersigned, a Notsry Public, duly cormissioned and qualified for and residing in said County and State, personally came Phila Lescher to me personally known to be the identical person described in and who signed and executed the foregoing instrument and duly acknowledged said instrument and the execution of the same to be volumbery act and deed. LS 3 My Co 10 WITNESS my hand and Notarial Seal, the day and year last above written. Wm. La Coss Notary Public IS My Commission Expires January 22nd 1929 PROVIDED ALWAYS, And this instrument is executed and delivered upon the following conditions: FIRST, That said party of the first part shall pay, or cause to be paid to the party of the second part, its successors or assigns. FOURTEEN HUNDRED AND NO/100 - - - - - - - - - - - - - - - - - (\$1400.00) Dollars on the first day of June 1937 with interest thereon, payable Semi-annually, from June 1, 1927 according to the terms of one promissory bond or note, signed by said party of the first part, payable to the orde of the BANKNES MORTGAGE COMPANY OFFOREXA, KANSAS, and bearing even date herewith. an Jiller areas