MORTGAGE RECORD 67 SANL DODS WORTH STATIONERY CO KANSAS CITY NO 5231

MORTGAGE

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State of Kansas Douglas Co. ss Filed June 7, 1927. A t 3:20 P.M.

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Bankers Mtg. Co

This Indenture, Made June 1, 1927. by angletween Phila Lescher, (a midow) of the county by Na2b 59 of Douglas --- state of Kansas, party of the first part and The Bankers Mortgage Company of Topeks, Kansas, Put 5,00 Register of Deeds

witnesseth, That said party of the first part in consideration of the sum of Two Thousand and no/100 Dollars paid by the said party of the second part the receipt whereof is hereby ack-ing described real estate situated in the county of Douglas and state of Zaness, to-wit:

All of lot number one bundred thirty seven (137), Located on Connecticut street, in the

All of lot number one numbed thirty seven (1)//, Located on Confectious street, in the City of Larrence, Douglas County, Kansas. The debt secured by this Mortange is further secured by a One Thousand Dollar Savings Bond in the Banker5s Mortgage Company of Topeka, Kansas, No-- and it is agreed that any default of any payment due on said " Bond shall be a breach of the conditions of this Mortgage and shall entitle the holder thereof to fore-

close the same. To Have and To Hold, said premises with all appurtenances thereunto belonging, unto the said party of the second part its successors or assigns, forever. The said party of the first part covenant said premises; that she has good right to sell and convey said premises; that said premises are free and the said premises; that she has good right to sell and convey said premises; that said premises are free and the said premises; that she has good right to sell and convey said premises; that said premises are free and the said party of the second part, and unto its successors or assigns, forever, against the rights, and all other contingent interests intend premises, the intention being to convey hereby an absolute TITLE to said premises in fee simple.

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ternit TAL debt hereby secured. If, however, such taxes and assessments added to the interest shall exceed ten ber der bereg bedared. If, nowerr, such three and assessments anded to the interest shall exceed ten per cent per annum upon such principal, then the mortgrgors herein shall pay only so much of such targe and assessments as, added to the interest herein (Exall pay only no much of the targe and sessements on edded to the interest herein) and in said note contracted shall equal ten per cent on the principal of

added to the interest kerelm and in said note contracted shall equal ten per cent on the principal of the debt hereby created and secured. THIRD. Party of the first part agree to pay all taxes and special assessments levied or assessed against or due upon said real estate before delinquency and produce, maintain and deliver to companies to be approved by the second party, its successors or assigns, insurance policies on the buildings thereon, in with Mational Board Standard Mortgage Clause attached in favorrof the second party, its successors or assigns, as their interest may appear; and shall keep the buildings and other improvements in good reast condition.

or assignt, as their interest may appear; and shall keep the cullaings and other improvements in good repair and condition. FOURTH. It is understood and agreed that if said insurance is not promptly effected, or if the taxes or special assessments levied or assessed against said real estate or against said bond or note hareby secured or the mortage securing the same shall not be paid before delinguency, said second not, may effect and pay for said insurance, and may pay said taxes and special assessments and slutch or may effect and pay for said insurance, and may pay said taxes and special assessments and all such parter, with interest thereon at ten per cent per annum from the time of payment shall be a lien again of said numbers and Secured hereby.

ist said premises and secured hereby. FINTH, It is further agreed that if default be made in the payment of the interest on said note, or any portion thereof for the space of ten days after the same becomes due or in the payment of taxes or special assessments levidd or assessed under the laws of the State of Kansas against said real estate or against said bend or note hereby secured or the mortgage Securing the same before delin-guency, or in case the party of the first part fail to perform any of the conditions or agreements in this mortgage or in the note hereby secured hereby, less the interest for the unexpired time, shall at the option of the second party, its successors or assigns, become at once due and payable, without further motice, and this mortgage may then be forcelosed and the mortgage periase sold in one body without appraisement. The note secured by this mortgage shall after maturity (whether the same matures shall without appraisement, The note secured by this mortgage shall after maturity (whether the same matures by lapse of time or by the exercise of the option to declare the whole sum due for breach of any condition or agreement herein contained) or after default in any interest payment (whether the mortgage exercises the option to declare the whole sum due or not) bear interest at the rate of ten per cent per

annum until paid. SIXTH, And it is further agreed that if an action is commenced to foreclose this SIXTH, And it is further agreed that if have the right to have a receiver of the said second party, its increasing shall have the right to have a receiver of the mortgage, ed property appointed at once, who shall take immediate possession of and control and preserve the same, and the rents and profits thereof for the payment of the mortgage debt, and said receiver's costs and expenses, and may discharge all duties of a receiver.

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 lass of the state of Kansas. The foregoing conditions being fully performed this conveyance shall be void, otherwise to

be and remain in full force and effect. In Witness Whereof, I have hereunto set my hand June 1, 1927.

Phila Lescher

Signed in the Presence of

State of Kansas

County of Douglas ISS

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 Phila Leecher to me personally know 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 voluntary act and deed.

Witness my hand and notarial seal the day and year last above written.