TIT	For Paid, S. 8,75 (2011)	State of Kansas, County of Douglas, ss.		
	Ruth N. Pricel	Filed for record on the 13th day of Dec. 19 28 at 1725 o'clock B. M.		- 6
	n 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977 - 1977	Isa E. Wellson Register of Decis.	·	Service Service
	THE BANKERS MORTGAGE COMPANY, OF TOPEKA, KANSAS.	By	[]	
	THIS INDENTURE, Made December First, 1928 Rath M. Price (a single woman) of the Comp of Douglast TOPEEX, KANSIS for the second rent: WITENEETU The for the second rent:	by and between 0 of the first part, and THE BANKERS MORTGAGE COMPANY OF he sum of $-\frac{427}{100}$ DOLLARS.		
	Thirty five hundred and no/100 paid by the said party of the second part, the receipt whereof is hereby acknowl successors or assigns, the following described real estate, situated in the County	edged, do bereby SELL, AND CONVEY unto the said second party, its of Douglas and State of Kansa, towit:		
	Feginning on the west line of Kentu One hundred fifteen (115) Feet sout Babcocks Addition to the city of La west one hundred seventeen (117) fe	cky Street in the City of Lawrence at a point hof the southents corner of Block seven (7) in wrence thence southfifty feet (50) feet, there of thence north fifty Feet (50) thence east o theplace of beginning, in Douglas County, Kanzas.		
	· The debt secured by this Mortgage is further secured by a Seventeen	Hundred fifty dollar		
	[•] The dobs secured by this Morigage is further secured by a Seventeen. Swrings Bood in the BANEERS MORIGAGE COMPANY OF TOPEKA, KA due on said Bond shall be a breach of the conditions of this Morigage and shall e TO HAVE AND TO HOLD said premises with all appreciances thermalo ever. The said part <u>yof</u> the first part coverant with the party of the se- simple of said premises, that men had mood right to sell and couv- bances; and that BB@will warrant and defined the <i>i</i> the to the said part offerver, against the elams of all persons, and the said part <u>y</u> , of the first part other contingent interests in said permises, the intention being to convey hereby y PROVIDED ALWAYS. And this instrument is ex-meth and defired thus of the permission of the said part <u>y</u>	NAAS, No, and it is agreed that any default of any payment nitide the holder thereof to forcelose the same. belonging, unto the said party of the sceond part, its successors or assigns, for- cond part, that said partY, of the first part1Blawfully seized in fee		
	simple of said premises; thatshe has good right to sell and convolutions and thatsha sha shasha sha sha sha sha sha shashashashashashashasha sha	ey said premises; that said premises are free and clear from all hens and encum- mises unto the said party of the second part, and unto its successors or assigns thereby reinquish		
	FIRST. That said part. y of the first part shall pay, or cause to be paid Thirty five hundred and no/100 (\$3500.00	to the party of the second part, its successors or assigns,) DOLLARS		
	according to the terms of one promissory bond or note, signed by said part	of the first part, payable to the order of THE BANKERS MORIGAGE COM-		-
	SECOND, In consideration of the rate of interest at which the loan hereby any and all taxes and assessments which may be levied or assessed under the lat mortgage securing the same, or azainst the owner of said boad or note and morty ments added to the interest shall exceed ten per cent per annum upon such prime assessments as, added to the interest herma and in said note contracted, shall ec			
	assessments ss, added to the inferest irrin and in soli not contracted, main THIRD, Part, <u>J</u> of the first part area to pay all contracted, main and procure, maintain and deliver to said second party, its <u>scores</u> or assigns, in second party, its successor a raising, for not less than <u>\$2000000000000000000000000000000000000</u>	ssments levied or assessed against or due upon said real catate before delinquercy unance policies on the buildings thereon, in companies to be approved by the stional levand Standard Mortgage Clause attached in favor of the second party, ng and other improvements in good repair and condition.		
	FDURTH, it is understood and acreed that it said indirates is not promptly real estate or against said bond or note hereby secured or the mortgage securing or assigns, (whether electing to declare the whole mortgage due and collectible c assessments, and all such payments, with interest hereon at the here can be real mortgade.)	y encerted, or in the taxes or special assessments levice or assessed against said the same shall not be paid before delinearced, we decond party, its successors or not) may effect and pay for said insurance, and may pay said taxes and special im, from the time of payment, shall be a lien against said premises and secured	M.	
	hereby. FIFTH, It is further screed that if default be made in the payment of the interest on said note, or any roution thereof for the space of ten days after the same becomes due, or in the payment of taxw- or special assessments levid or assessed under the have of the State of Kanssa against said real estate or against said bond or not hereby secured or the motaceme before delignments, or in taxw the part. Z., of the first part fail to perform any of the			U
	hereby. FIFTH, It is further screed 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 laxes or special assessments leviced or assessed under the laws of the State of Kanssa arguint said real create or against said bond or note hereby secured or the mortgage security the same before definition of the secure of this construct, then the mortgage and all sums of money secure hereby. Secure the interest for the unexpired time, skall, at the option of the secure day this construct, then the mortgage and all sums of meansy secure hereby. Security the interest for the unexpired time, skall, at the option of the secure day that the body without appraisement. The note secured by this mortgage shall here matter default in any interest payment (schelber the mortgage exercises the option to declare the by schelber and the part of the secure and the payment of the declare the mortgage exercises the option to declare the by schelber and the part of the mortgage may then be foreclosed and the interpay of the secured by this mortgage shall here matter default in any interest payment (schelber the mortgage exercises the option to declare the by schelber and the part of the part of the part of the part of the schelber state of the mortgage or a sains able by the secured by the schelber are mort by it is an extension is commoned to for foreclose this mortgare that the trace or a sains able by the secured by the schelber are mort by it is an extension is commoned to for foreclose this mortgare and with the declare the secured by the schelber are mort by the schelber state of the schelber the secured by the schelber are mort by the schelber state of the schelber stat			
	breach of any contained or agreement nerm contained of any ustant may be whole sum due or not) bear interest at the rate of the pre-cat per annual with SIXTH. And it is further sarred that if an action is commenced to force the right to have a receiver of the mortraged property appointed at once, who sha- rents and profits thereof, for the payment of the mortraged ebt, and said receive	I take immediate possession of and control and preserve the same, and the	- Contraction of the second	
	SEVENTH, And it is further agreed and declared that this mortgage, and the laws of the State of Kansas. The foregoing conditions being fully performed, this conveyance shall be void	e bond or note secured hereby, are made under, and are to be construed by the		
	IN WITNESS WHEREOF, I have bereunto set	Buth M. Price		
	STATE OF KANSAS, Douglas COUNTY, ss. On this 10th day of December, 1928 before me, t ing in said County and State, personally came Ruth M. Frice, a	the undersigned, a Notary Public, duly commissioned and qualified for and resid-	States	
Release	and executed the foregoing instrument and duly acknowledged said instrument and WITNESS my hand and Notarial Seal, the day and year last above written.	b the personally known to be the identical person descriped in and who signed the execution of the same to bevoluntary act and deed.		
written eoriginal tgage	My commission expiredecember 14th, 1931 LS The note herein described naving ben paid in full, this mortgage is hereby a As Witness my hand, this	ASE Notary Public.		
entered anday uly 37	As witness my nand, uns. // of_uay of_o or or or of g	J. L. Campbell Receiver Banker mestgage Co. of Jopeke, Hanc?		
A Buck	ASSIGN KNOW ALL MEN BY THESE PRESENTS, That	MENT		
Prest	County, in the State of, the within named mortgagee, in consideration of			
	heirs and assigns, the within mortgage deed, the real estate conveyed and the prot TO HAVE AND TO HOLD THE SAME FOREVER. Subject, nevertheless	missory note, debts and claims thereby secured and covenants therein contained. , to the conditions therein named.	<u>.</u>	. 12
	In Witness Whereof. The said mortgagee ha bervanto set hand this day of			大学の
	STATE OF KANSAS,			
	a Notary Funite in and for state County and State, can to me personally known to be the same person who executed the foregoing instru- IN WITNESS WHEREOF, I have bereunto subscribed my name and affi	ument of writing, and duly acknowledged the execution of the same. sed my official seal on the day and year last above written.		
1. ·	My commission expires	Notary Public.		1