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	Bankers Mortgage Co int Mortgage Reconcisions 1774 FROM The International Investment Corporation	State of Kansas, County of Douglas, ss. Filed for record on the 2day ofJuly1931	
	· · ·	- Clui & Comoting	
	TO THE BANKERS MORTGAGE COMPANY,	By Register of Deeds.	
	OF TOPEKA, KANSAS.	Deputy	
	THE INTERNATIONAL INVESTMENT CON	ROBATION .	
	of the County of Shawnee State of Kansas, part. Y of the first part, and THE BANKERS MORTGAGE COMPANY OF TOPEKA, KANSAS, party of the cread part: WITYESSETII, The said part y of the first part, in consideration of the sum of sum of the sum o		
	Twenty Six Bundred Tenty Five and Ho/100 paid by the said party of the second part, the receipt whereof is hereby ac successors or assigns, the following described real estate, situated in the Co	DOLLARS, knowledged, do <b>68</b> hereby SELL AND CONVEY unto the said second party, its unity of Douglas and State of Kansas, to-wit:	
	All of Lot 150 on Louisiana Street, i	n the city of Lawrence, Douglas County, Kansas.	
	The grantor herein hereby wholly waives the period of redemption in accordance with the provision of the laws of the State of Kansas. The time adjusts blacker in interested by a second state of the second state of the second state of any representation of the state of any representation of the second state of the second sta		- Ho and
	TO HAVE AND TO HOLD and premises with all appartements the remain before the use of the second party of the second party is successive or asking, for- ever, the said party of the gain of the said in the said party of the second party is successive or asking, for- semple of said premiser; that and warrant and defend the tile to the said premises unto the said party of the second part, and the said is and the braness; and that and warrant and defend the tile to the said premises unto the said party of the second part, and the said the said and the forever, against the claims of all persons, and the said party of the first part hereby relation the said party of the second part, and the said the said and all other contingent interests in said premises, the intertools their to conver hereby an absolute tube to said premises in fee simple. PROVIDED ALWAYS, And this instrument is executed and delivered upon the following conditions: FIRST. That said art, y of the first part hereby are based to the soid party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said premises and the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said party of the second part, is successors or as the said par		
	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 MORTGAGE COM- PANY OF TOPEKAK KANSIS and beging even data beging even the		and
	SECOND. In consideration of the rate of intervet at which the loan hereby secured is made, said part $\mathbf{J}_{-}$ of the first part expressly garge. $\mathbf{S}_{-}$ to pay any and that have and assessments which may be leviced or assessed under the laws of the State of Amsan against said bond or note hereby secured, or the mortgage securing the same, or against the owner of said bond or note and mortgage on account of the deth hereby secured. If, however, such taxes and assessments as, added to the intervet shall execut in per cent per rammu muon such principal, due the mortgagers herein shall pay coils so much of such taxes and assessments as, added to the intervet bervia and in such coils coils and the per cent on the principal of the debt hereby created and secured. This have the principal of the first per cent per such per cent on the principal of the debt hereby created and secured. This per cent of the per cent per such per cent per such per cent on the buildness the barrow is called and secured.		
	THIRD, Part. Y of the first part agree.5 to pay all taxes and special assessments levied or assessed against or due upon said real estate before delinquency and procure, maintain and deliver to said second party, its suggestion of the same point of standard Morrages Clause standed in flavor of the second party, second party, its successor or assigns, for most leves than S. The same point of the same standed in flavor of the second party its nuccessors or assigns, are litter interest may appear: and shall keep the building and other improvements in rood regain and condition. FOURTI, It is unclessed and agreed that it said instances is not promptly defected, or if it the taxes or specified or assessed against said		
	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 hereby secured or the mortraze occurring the same shall not be paid before delinquarcy, said second party, its successors or assigns, (whether electric to declare the whole mortraze due and collectible or not may effect and pay for said insurance, and may pay said taxes and special assessments, and all such payments, with interest thereon at ten per cent per annum, from the time of payment, shall be a lien against said premises and secured hereby.		Di
	FIFTIL. 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 taxe-or special assessments levied or assessed under the have of the State of Kansus against said real estate or against said bond or note hereby ecured or the moratage security the same before delinquency or in case the part. June of the first part of all to perform any of the		14
	TIPLIT, It is further acreed that if default he made in the narranest of the interest on said note, or any rotion thereof for the space of ten days after the same herome due, of in the narranest of takes of special assessed under the have of the State of Kanza games said read each of the conditions on accrements in this motizage or in the note hereby secured contained, time being of the sector of Kanza games said and all sums of money secured hereby, less the interes for the unexpired time, shall, at the option of the sector of the states and all sums of money secured hereby, less the interes for the unexpired time, shall, at the option of the sector of the sector of assessed under the secured without further notice, and this mortages are made then be fore/clearly and the hereby secured contrasts. The note event of this mortages can be able that if an option of the sector of the option to declare the short of the interest of the trate of the pre-ent tyre short mater the specific of the expired the short sector of the option to declare the the right to have a receiver of the motizace deviation of the scenario specific of the expired to the specific of the expired to the specific of the expired to the sector of the option to declare the short beam due or not beam fitters of the trate of the pre-ent tyre short who sholl take immediate possession of and contraid and preserve the same, and the trats and profits thereof, for the payment of the mortage deviat and said receiver's costs and expires, and may discharge all duits of a receiver. SEVENTH, And it is further agreed and declare that this mortages, and the bode of notes excured hereby, are made under and are to be construed by the laws of the State of Kanzas. The foregoing conditions being fully performed, this conveyance shall be void, otherwise to be and remain in full force and effect. IN WITNESS WIEREOF, It has heremate set all has and the bode of note secured hereby, are made under and mark to ecosystian de- singuing in the presence of 1. The International		1- Can.
	Corp. Seal	N. J. Mard Secretary	
	STATE OF KANSAS, COUNTY	, ss. me the undersigned a Notary Public duly commissioned and qualified for and maid	
	STATE OF KANSAS COUNTY, ss. On this day of		
•	RELEASE		
	The note herein described having been paid in full, this mortgage is her As Witness my hand, thisday of	reby released, and the lien thereby created, discharged,	
	Attest:		
	EE IT EIMIMBERED, That on this twentieth day Public in and for the County and State aforesaid, ment Corporation, a corporation duly organized, in of Kansas, and N. J. Ward, Screekary of said corpo- and who are personally known to me to be the same of writing on behalf of said corporation, and such act and deed of said corporation. The Internationa	and and affined my Veterial Cast the day and wear shows	he
	Legal Seal Hazel M. Gray Notery Public		
	Torm expires 12-19-31 ••••••••••••••••••••••••••••••••••••		
	to me personally known to be the same person who executed the foregoing IN WITNESS WIEREOF, I have hereunto subscribed my name an	instrument of writing, and duly acknowledged the execution of the same. d affixed my official seal on the day and year last above written.	
	My commission expires	. 88	
		Register of Deeds.	10121-0224-0224