ŀ - 5.15

1	Rankers Morters Co ist Norters	State of Kansas, County of Douglas, ss.	10 2 2 Ch
in	The International Investment Corporation	Filed for record on the 3 day of Acquist A. D9.32 at 9:10.o'clock A. M.	C. C. C.
	TO	Eline & Complany. Wester of Deeds.	12 10
	THE BANKERS MORTGAGE COMPANY,	By	and have
	OF TOPEKA, KANSAS.	Deputy	19 1 2 2 2 2
	THIS INDENTURE, Made July 21, 1932. The International Investmer	t Corporation	" Letales !!
	of the County of Science State of Kansas, party-	of the first part, and THE BANKERS MORTGAGE COMPANY OF	DOLLA I DI
	WITNESSETH, That said part, y of the first part, in consideration of Two Thougand and no/100-	the sum of DOLLARS itelged, do bereby SELL AND CONVEY unto the said second party, it of Doughs and State of Kansa, to-wit:	- Server
	paid by the said party of the second part, the receipt whereof is hereby acknow successors or assigns, the following described real estate, situated in the County	cledged, do hereby SELL AND CONVEY unto the said second party, it of Douglas and State of Kansas, to-wit:	Nor Nor
	All of Lot One Hundred Seventy (170) on New	Hampshire Street in the City of Lawrence, Kansas.	in the
		period of redemption in accordance with the	11112
	provision of the Laws of the State of Kensa		in all
			1929
	The dely recurdely this Maryspir further proved by a		0.00
	Savings-Roud-in-the DANKERS MORTGAGE COMBANY OF TOPEKA, For the on said limit shuftle adverted of the constitution of this Mortgage and shall DO HAVE AND TO HOLD with comparing with all accurate the same	WSAS, Non-management and it is opport that any default of any payment antitle like holder thereof to force on the same. Is belonging unto the said party of the same any in	and the
	ever. The said party of the first part covenant 0 with the party of the s simple of said party of the first part covenant 0 with the party of the s	coord part, that said party of the second part 15 successors of assire, for- coord part, that said party is of the first part 15	(2)
	TO HAVE A SOLVO HOLLS are remeasured and a contraints because		Box 2
	PROVIDED ALWAIS, And this instrument is executed and delivered up	pon the following conditions:	New of a
	FIRST, That said part, Z of the first part shall pay, or cause to be pair Puro Thousend and no/100 , with interest thereon, payable multiplicity.cd		11-2 X 4 G
	according to the terms of one promissory bond or note, signed by said part. J. PANY OF TOPEKA, KANSAS, and bearing even date herewith.	of the first part, payable to the order of THE BANKERS MORTGAGE COM-	Sp.
	SECOND, In consideration of the rate of interest at which the loan hereby secured is made, said part. Z of the first part expressly agree		the land
	mortgage securing the same, or azainst the owner of said load or note and mortgage on account of the doth hereby secured. If, however, such taxes and assesse memine added to the interest shall exceed temper ent per annuu unon such normization. It mortgages herein shall pay only so much of such haves and assessments as, added to the interest herein and in said note contracted, shall equal text per cent on the interpation of the doth hereby created and secured. (CHLDD). But V.		all the
	11111CD, Fart, of the first part arce to pay all taxes and special as and procure, maintain and deliver to said second party, its successors or assigns, in second party, its successors or assigns, for not less than \$	resultate review or assessed against of the upon stid real estate before delinquency surance policies on the buildings thereon, in companies to be approved by the ational Board Standard Morigage Clause attached in favor of the second party.	As adole
	assessments as, adoed to the interest nerven and in sam alow contractor, simil THIRD, Part 2 of the first part arec. to pay all lases and special as and procure, maintain and deliver to said second parts, its successor as assigns, its second party, its successor or assigns, for not less than 3 SUCCED2 with N its successor or assigns, as their intrest may appear; and shall beev the bolic FOURTH, It is understood and argued that if assign instance is not promp real cetate or against said bond or note hereby secured or the mortage security or assigns, (whether electring to deliver the whole mortages due and obleville	ling and other improvements in good repair and condition. the effected, or if the taxes or special assessments levied or assessed against said t the same shall not be midd before delivery and write the same state in the same same same same same same same sam	Sint -
	hereby. FIFTH, It is further agreed that if default be made in the payment of the ment because dis a trin the network of taxes or special assessments lexied or as	interest on said note, or any portion thereof for the space of ten days after the	teres .
	said bond or note hereby secured or the mortgage securing the same before del- conditions or agreements in this mortgage or in the note hereby secured contain	inquency, or in case the part. of the first part fail to perform any of the ed, time being of the essence of this contract, then this mortgage and all sums of	ist the se
	hereby. FIFTH, It is further acreed 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 taxs or special assessments levied or assessed under the laxs of the State of Kansus against said real estate or assim and becomes due, or in the payment of taxs or special assessments levied or assessed under the laxs of the State of Kansus against said real estate or assim conditions or accrements in this mortgace earlier the same before delinquency, or in cave the part		
	breach of any condition or agreement herein contained) or after default in any whole sum due or not) bear interest at the rate of ten per cent per annum unt	interest payment (whether the mortgage exercises the option to declare the il paid, clear this mortgage, the said second party its more an entry to y the	P.C.
1	the right to have a receiver of the mortgaged property appointed at once, who shall take immediate possession of and control and preserve the same, and the 18 rents and profits thereof. for the narment 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 t laws of the State of Kansas. The foregoing conditions being fully performed, this conveyance shall be voi	he bond or note secured hereby, are made under, and are to be construed by the	and the
	IN WITNESS WHEREOF, _== have hereunto set OUT hand	2	ALCIAL S
	Signed in the presence of Corporate Seal	The International Investment Corporation.	Sel.sal
		N. J. Ward Secretary	123 133
1. 49. 50	Jackunolel	conent See Wargin pothis page.	23.60
	On this day of before me,	the undersigned, a Notary Public, only commissioned and qualified for and resid-	Million V
	ing in said County and State, personally came and executed the foregoing instrument and duly acknowledged <u>said instrument an</u> WITNESS my hand and Notarial Seal, the day and year last above written.	to me per-onally known to be the identical person described in and who signed if the execution of the same to bevoluntary act and deed.	24
	My commission cipility	ADIAR PRIME	131629
1		ASE	Ad a
	The note herein described having been paid in full, this mortgage is hereby As Witness my hand, this// day of	A. D. 1923. Bentors Molaros Concorr al Toluta	This Release
	Allest: Allest: 77	Fornest - Care Vier Pres .	on the original Mortgage a
	ASSIGN		this day
	KNOW ALL MEN BY THESE PRESENTS, That		1973
	County, in the State of.	, the within named mertgagee, in consideration of	Hais & Pain
	toin hand paid, the receipt whereof is hereby acknowledged, do heirs and assigns, the within mortgage deed, the real estate conveyed and the pr		4 1.17
	heirs and assigns, the within mortgage deed, the real estate conveyed and the pri- TO HAVE AND TO HOLD THE SAME FOREVER, Subject, nevertheles In Witness Whereof, The said mortgageeha	s, to the conditions therein named.	Deputy
	Executed in presence of		
	a na		
	STATE OF KANSAS, COUNTY, ss. BE IT REMEMBERED, That on this day of	A D 19 before me	
	BE IT REMEMBERED, That on thisday of A. D. 19, before me,a Notary Public in and for said County and State, came		
	a Notary Public in and for said County and State, came		CONTRACTOR OF A DESCRIPTION OF A DESCRIP
	a Notary Public in and for said County and State, came	rument of writing, and duly acknowledged the execution of the same. Exed my official seal on the day and year last above written.	
	a Notary Fublic in and for said County and State, came	fixed my official seal on the day and year last above written.	
	a Notary Fublic in and for said County and State, came	fixed my official seal on the day and year last above written.	
	a Notary Fublic in and for said County and State, came	fixed my official seal on the day and year last above written.	

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