MORTGAGE RECORD-73

Reg. No

	FROM	State of Kansas, County of Douglas, ss. Filed for record on the day of 19
-		Filed for record on theday of 19 19
	TO	Register of Deeds.
	THE BANKERS MORTGAGE COMPANY,	By
	OF TOPEKA, KANSAS. THIS INDENTURE, Made	by and betwee
		by and betwee
	of the County of	
		of the sum of
	The dobt secured by this Mortgage is further secured by a. Swings. Bond in the BANKERS MORTGAGE COMPANY OF TOPERA, the on said long shall be abreach of the conditions of this Mortgage and di TO HAVE AND TO HOLD said premises with all apputentances there ever. The said part	unto belonging, unto the said party of the second part, its successor or assigns, for second part, that said part of the first part hardup science in fec- convey said premises unto the said party of the second part, and unto its successors or assign parts hereby reliaquish all manual and homestead rights, and all ety an absolute tible to said party enrines in fee simple.
	FIRST, That said part of the first part shall pay, or cause to be	paid to the party of the second part, its successors or assigns,
	on the first day of, with interest thereon, pay according to the terms of one promissory bond or note, simed by said part.	able
	SECOND, In consideration of the rate of interest at which the lean he any and all taxes and assessments which may be levied or assessed under th mortgase securing the same, or against the owner of said bond or note and a ments added to the interest shall exceed ten per cent per annum upon such assessments as added to the interest begins and in such note centered ab	reby secured is made, said part of the first part expressly agree to pay le have of the State of Kanasa aranter said bond or note hereby secured, or the norrigage on account of the debt hereby secured. If, however, such taxes and assess principal, then the mortgages herein shall pay only so much of such taxes and all equal to precent on the principal of the debt hereby created and secured. ascessments levice on the states thereas on using real estate before delinguency is, survance policies on the buildings thereas, in companies to be approved by the N Astional leand Sandard Mortgace Clause attached in favor of the second party, ultima and other improvements in good repair and condution.
	its moves or issign, as their indext may append, have start seen the maniful and start inflormations and reduction. The protocol of the start of the reduction of the start of the start of the start	
	SIXTH, And it is further agreed that if an action is commenced to the right to have a receiver of the mortgaced property appointed at once, who rents and profits thereof, for the payment of the mortgace debt, and said rec	forchose this mortraner, the said second party, its successors or assigns, shall have shall take immediate possession of and control and preserve the same, and the eviver's costs and expenses, and may discharge all duties of a receiver. d the bond or note secured hereby, are made under, and are to be construed by the void, otherwise to be and remain in full force and effect.
	STATE OF KANSAS,COUNTY,	
		me, the undersigned, a Notary Public, duly commissioned and qualified for and resid-
	and executed the foregoing instrument and duly acknowledged said instrument WITNESS my hand and Notarial Seal, the day and year last above writt	to me_screanally known to be the identical person described in and who signed and the execution of the same to bevoluntary act and deed. en.
	My commission expires	LEASE Notary Public.
	The note herein described having been paid in full, this mortgage is here As Witness my hand, thisday of	by released, and the lien thereby created, discharged.
	Attest:	
22	ASSI	CNMENT
	KNOW ALL MEN BY THESE PRESENTS, That	
	County, in the State of	, the within named mortgagee, in consideration of DOLLARS
	toin hand paid, the receipt whereof is hereby acknowledged, do	hereby sell, assign, transfer, set over and convey unto
		promissory note, debts and claims thereby secured and covenants therein contained, cless, to the conditions therein named.
	heirs and assigns, the within mortgage deed, the real estate conveyed and the TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neverth In Witness Whereof, The said mortgageha hereunto set. Executed in presence of STATE OF KANSAS, DE IT REMEMBERED, That on thisdy of	promissory note, debts and claims thereby secured and covenants therein contained, cless, to the conditions therein named.
	heirs and assigns, the within mortgare deed, the real estate conveyed and the TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neverth In Witness Whereof, The said mortgaree has hervanto set. Executed in presence of STATE OF KANSAS. BE IT REMEMBERED, That on thisdy of a Notary Public in and for said County and State, came to me personally known to be the same person who executed the foregoing IN WITNESS WIEREDCP. I have hereunto rulescribed my name and	promissory note, debts and claims thereby secured and covenants therein contained cless, to the conditions therein named
	heirs and assigns, the within mortgare deed, the real estate conveyed and the TO HAVE AND TO HOLD THE SAME FOREVER, Subject, neverth In Witness Whereof, The said mortgaree_ha hervanto set Excented in presence of STATE OF KANSAS STATE OF KANSAS DE IT REMEMBERED, That on this day of a Notary Public in and for said County and State, came to me personally known to be the same person who executed the foregoing in	promissory note, debts and claims thereby secured and covenants therein contained. less, to the conditions therein named. 19

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