MORTGAGE RECORD 75

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SAML DODSWORTH STATIONERS	Y CO RANSAS CITY NO 12214
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sold in one body without apprairement. The note secures the same matures by lapse of time or by the exercise of of any condition or agreement herein contained) or if it portargee exercises the option to declare the whole su	if the option to declare the whole sum due for breach er default in any interest payment (whether the
nortgage, the said second party its successors or assignortgaged property appointed at once, who shall take in the same, and the rents and profits thereof, for the prosts and expenses, and may discharge all duties of a s	mmediate possession of and control and preserve syment of the mortgage debt, and said receiver's receiver.
note secured hereby, are made under and are to be const	and declared that this mortgage and the bond or trued by the lars of the State of Kansas. ly performed, this conveyance shall be void, other-
In Witness Whercof, We have hereun	to set our hands June First, 1928.
Signed in the presence of:	Ray Zimmerman <u>K</u> atherine Zimmerman
 State of Kansas Pounty of (seel) shows Douglas) [SS	
ed and qualified for and residing in said County and Si Zimmerman to me personally known to be the identical pe the foregoing instrument and duly acknowledged said ins	erson described in and who signed and executed
voluntary act and deed. Witness my hand and Notarial Seal t	the day and year last above written.
LS My commission expires January 13, 1932.	H.M. Popplewell Notary Public
and the same base the start all a start of the	
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From Mary Zimmerman et al	State of Kansas Douglas Co. ss Filed for record June 16, 1928 At 3:10 P.M.
To Bankers Mtg. Co.	Da & Hellman
The second s	Register of Deeds 8 by and between Mary Zimmerman, (a widow)
Four Hundrod and no/100 Dollars paid by the said party acknowledged do hereby Sell and convey unto the said se describe, real estate, situated in the County of Dougla	econd party its successors or assigns, the following as and State of Kansas, to-wit: ford(s Addition to the City of Lawrence in Douglas
Bankers Mortgage Company of Topeka, Kansas, No and i on said Bond shallube a breach of the conditions of thi to foreclose the same. To Here and To Hold maid premises a	it is agreed that any default of any payment due is Mortgage and shall entitle the holder thereof with all annurtenances thereunto belonging unto
the sold party of the second part, its successors or an covenant with the party of the second part, itat said fee simple of said premises; that they have good right premises are free and clear from all liene and encumbra title to the said premises unto the said party of the s forever, against the claims of all persons and the said their marital and homestead rights, and all other cott being to convey hareby an absolute title to said premis Provided Always, And this instrument	ssigns forever, The soid parties of the first part parties of the first part are lawfully seized in to sell and convey said premises; that said escond part, and unto its successors or assigns d parties of the first part hereby rolinguish all ingent interests in said premises, the intention set in fee simple. In is executed and delivered upon the following
First, That said particips the first party of the second part, its successors or assigns, Tw on the first day of June 1938 with interest thereon, put the terms of one promissory bond or note, signed by said the terms of the promissory bond or note, signed by said	avance semi-annually from the 1968 according to id parties of the first part, payable to the order bearing even date herewith.
is made, said parties of the first part expressly agree may be levied or assessed under the laws of the State o ured, or the mortgage securing the same, or against the account of the debt hereby secured. If, how ever such t	of kansas against said bond of note hereby sec- e owner of said bond or note and mortgage on taxes and assessments added to the interest shall a the mortgagers herein shall new only so much of
such taxes and assessments as, added to the interest he per cent on the principal of the debt hereby crented ar Third, Parties of the first part ag	erein and in said note contracted, shall equal ten nd secured. gree to pay all taxes and special assessments a before delinguency and procure, maintain and
deliver to said second party its successors or assigns companies to be approved by the second party, its succe with Mational Board Standard Mortgage Clause attached i assigns, as their interest may appear; and shall keep i	Insurance policies on the dulidings instead, in secons or assigns, for not less than \$2400.00 in favor of the second party, its successors or the buildings and other improvements in good
Fourth, It is understood and agreed or if the taxes or special assessments levied or assess bond or note hereby secured or the mortgage securing it second party, its successors or assigns, (whether elect	he same shall not be paid before cerinducity, bala ting to declare the whole mortgage due and collect- d may pay sold taxes and special assessments. and
all such payments, with interest thereon at ten per cer a lien against said premises and secured hereby.	f 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

el De. 162 1933

The following is successf