## MORTGAGE RECORD 70

| FROM  | SAME DODINGRIH STATIONERY CO KANSA   | OF KANSAS, DOUGLAS COUNTY.  | Fee Paid  |
|---|--|---|---|
|   |  | his instrument was filed for record on the  |   |
|   |  | A. D., 192 , At   |   |
| TO  |  |   | ***   |
|   |  | Without the State of Marie Code Without the State of Code Code Code Code Code Code Code Code  | Register of Decils.   |
| and the second s  | By   | yer produces and an account of the employees of   | Deputy.   |
| THIS INDENTURE, Made this   | 4  |   |   |
|   | een cay or   | in the year of our L  | ord, nineteen hundred and   |
| 8 4   | and the second s | The second of th          | and the state of the state of the state of  |
| and the second section is a second second   |  |   |   |
| of the County of  | and State of Kansas, partie  | s of the first part, and THE CENTRAL  | TRUST CO., party of the   |
| econd part.: WITNFSSETH. That the said parties of   | the first part, in consideration of the sur  | n of  |   |
|   |  |   |   |
| acknowledged, do by these presents, GRANT, E  | BARGAIN, SELL, CONVEY and WAR  | DOLLARS, to them in hand paid, the  | receipt whereof is hereby   |
| assigns, all of the following-described real estate,  | situated in County of Douglas, and Stat  | te of Kansas to-wit:  | d part, its successors and  |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
|   |  |   |   |
| TO HAVE AND TO HOLD THE SAME, I   | Fogether with all and singular the tenen   | sents, hereditaments and appurtenances  | thereto belonging, or in  |
| wise appertaining, forever, free and clear of all i   | incumbrance except a certain mortgage  | of even date herewith for   |   |
|   |  |   |   |
| PROVIDED, ALWAYS, And these presents  | s are upon this express condition, that w  | hereas said parties of the first part have  | this day executed and   |
| ivered their certain promissory note in writing to<br>al installments of \$each on t  | o said party of the second part, for the   |   | in Charles A. Lander  |
|   | ne arst days of  | ter maturity until naument, both paints   |   |
|   | ith interest at ten per cont per annum of  | the maturity until payment, both princip  | 4.01.01.01.01.01.01   |
| the office of THE CENTRAL TRUST CO., Top<br>and in consideration of the services of THE CE  | ith interest at ten per cent per annum af<br>eka, Kansas, and it is distinctly underst<br>NTRAL TRUST CO., in securing a loa   | n for said parties of the first part and in   | 4.01.01.01.01.01.01   |
| the office of THE CENTRAL TRUST ČÓ., Top<br>and in consideration of the services of THE CE<br>rtgage hereinbefore referred to and excepted, and t<br>whether said loan is paid wholly or partly before  | ith interest at ten per cent per annum af<br>seka, Kansas, and it is distinctly underst<br>NTRAL TRUST CO., in securing a loa<br>the said note does not represent any porti-<br>its maturity.  | ood and agreed that the note secured by<br>n for said parties of the first part, which<br>on of the interest on said loan and is to be  | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| the office of THE CENTRAL TRUST CO., Ton<br>and in consideration of the services of THE CE<br>tragge hereinbefore referred to and excepted, and<br>whether said loan is paid wholly or partly before<br>NOW, If said parties of the first part shall pa<br>we described note mentioned, together with the in  | ith interest at ten per cont per annum af<br>eka, Kansas, and it is distinctly underst<br>NTRAL TRUST CO., in securing a loa<br>the said note does not represent any porti-<br>its maturity.<br>y or cause to be paid to said party of the<br>terest thereon according to the terms.   | ood and agreed that the note secured by<br>in for said parties of the first part, which<br>on of the interest on said loan and is to be<br>second part, its successors or assigns, sa   | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| the office of THE CENTRAL TRUST CO. Top<br>and ir consideration of the services of THE CE<br>tragge hereinbefore referred to and excepted, and whether said loan is paid wholly or partly before<br>NOW. If said parties of the first part shall pseudoscipted to the continuous of the continuous cont   | ith interest at ten per cent per annum af<br>écha, Kansas, and it is distinctly underst<br>NTRAL TRUST CO., in securing a loa<br>the said note does not represent any porti-<br>its maturity.  y or cause to be paid to said party of the<br>terest thereon, according to the terms and<br>deflect. But if said sum or sums of me<br>he same is due, or if the tarks and serve   | ood and agreed that the note secured by<br>in for said parties of the first part, which<br>no of the interest on said loan and is to be<br>second part, its successors or assigns, saidenor of the same, then these presents shaden, or any part thereof, or any interest   | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| the office of THE CENTRAL TRUST CO., Tor, and it consideration of the services of THE CF trigage hereinbefore referred to and excepted, and whether said loan is paid wholly or partly before NOW. If said parties of the first part shall pave described note mentioned, together with their lived; and otherwise shall remain in full force a reinpla of any prior mortgage, is not paid, when the install premises, or any part thereof, are not proon, shall, by these presents become due and no   | ith interest at ten per cent per annum af<br>wheak, Kansas, and it is distinctly underst<br>NTRAL TRUST CO, in securing a loa<br>the said note does not represent any porti-<br>its maturity.  y or cause to be paid to said party of the<br>terest thereon, according to the terms and<br>off effect. But if said sum or sums of me<br>the same is due, or if the taves and assess<br>all above the same are by law made due  | ood and agreed that the note secured by<br>in for said parties of the first part, which<br>on of the interest on said loan and is to be<br>second part, its successors or assigns, as<br>itenor of the same, then these presents shuney, or any part thereof, or any interest<br>ments of every nature which are or may<br>and payable, then the whole of said sur,   | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| the office of THE CENTRAL TRUST CO., Tor-<br>and in consideration of the services of THE CE-<br>trusce brethindore referred to and excepted, and te-<br>respectively. The control of the control of the<br>NOW. It said parties of the first part shall ex-<br>ved searched note mentioned, together with the in-<br>ved searched note mentioned, together with the in-<br>ved searched note mentioned, together with the in-<br>ved searched note mentioned, together with the in-<br>terior of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of the control of the control of the control of the con-<br>trol of | ith interest at ten per cont per annum a fish. Amars, and its idistinctly underst NTRAI TRUST CO, in securing a lo he said not does not represent any portions maturity.  yo or cause to be paid to said party of the terest attercen, according to the terms and old effect. But if said sum or sums of me is same is due, or if the taxes and assess and it when the same are by law made due that the period of the control of the cont | sood and agreed that the note secured by<br>in for said parties of the first part, which<br>one second part, its successors or assigns, as<br>ienor of the same, then these presents sho<br>ienor of the same, then these presents sho<br>ments of every nature which are or may<br>and payable, then the whole of said sur<br>second part, and said party of the secon<br>ithout appraisament, and with or without   | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| the office of THE CENTRAL TRUST CO., Tor, and in consideration of the services of THE CE truspes be revisible for efforted to and excepted, and the consideration of the service of THE CE NOW. It also paid wholly or partly before the consideration of the control of the consideration of the consideration. NOW is also the consideration of the con  | ith interest at ten per cent per annum a five. Names, and it is distinctly underst with. Names, and it is, distinctly underst with the said note does not represent any portion the said note does not represent any portion the said note does not represent any portion of the said threat theren, and party of the treat theren, according to the terms and offerer. But if said sum or sum of most offered the said sum or sum of the said sum or sum of the said said when the same are by law and saves add when the same are by law and saves add when the same are by law and saves and when the same are by law in the said when the same are by law in the said when the same are by law in the same said property may be add with or recover interest at the rate of ten per or recover interest at the rate of ten per or law in the same said property interest at the rate of ten per or law in the same said property interest at the rate of ten per or law in the same same same same same same same sam  | sood and agreed that the note secured by<br>in for said parties of the first part, which<br>on a the interest on said loan and is to be<br>second part, its successors or assigns, as<br>itenor of the same, then these presents as<br>itenor of the same, then these presents as<br>ments of every nature which are or may<br>and payable, then the whole of said sur<br>second part, and said party of the secon<br>ithout appraisement, and with or without<br>only per annum from the time of such def<br>y at its option, make any payments no   | al and interest payable<br>this mortgage is given<br>loan is secured by the   |
| we described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>neighal of any prior mortgage, is not paid, when ti<br>inst said premises, or any part thereof, are not per<br>proon, shall, by these presents become due and pa<br>he possession of said premises. In case of forced<br>ler hereof may elect; and said legal holder may<br>rest, or in any of the conditions of this contra-<br>standing title, lien, or incumbrance on said prem<br>own a part of the principal debt and shall become<br>was a part of the principal debt and shall become<br>was a part of the principal debt and shall become  | treest thereon, a coulding said party of in<br>defect. But if said at one terms and dueffer, the lift said at one said<br>he same is due, or if the tare, said when the same are by law made due<br>yable at the option of said party of the<br>sure, said property may be said with or w<br>recover interest at the rate of ten per ce<br>t. Said party of the second part ma-<br>sises other than herein stated, or any ur<br>a lien upon this real estate and be secun  | e second part, its successors or assign, as it<br>tenor of the same, then these presents shoney, or any part thereof, or any interest<br>mental of every nature which are or may seem to prove the property<br>proble, then the whole of said our within the property of the provision of the p | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>if seem of money in the<br>libe wholly discharged<br>the wholly discharged<br>be assessed and levied<br>or sums, and interest<br>part, shall be entitled<br>it receiver, as the legal<br>ult in the payment of<br>your sums of the part of the<br>part shall be entitled<br>to remove and the part of the<br>part shall be desired to the part of<br>the part of the part of the part of the<br>all the payment of the part of the part of the<br>part of the part of the part of the part of the<br>part of the part of the part of the part of the<br>part of the part of the part of the part of the part of the<br>part of the part of the part of the part of the part of the<br>part of the part of the part of the part of the part of the<br>part of the part of the |
| we described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>neipal of any prior mortgage, is not paid, when it<br>inst said premises, or any part thereof, are not per<br>proon, shall, by these presents become due and pa<br>he possession of said premises. In case of forced<br>ler hereof may elect; and said legal holder may<br>rest, or in any of the conditions of this contra-<br>tanding title, lien, or incumbrance on said premises a<br>most part of the principal debt and shall become<br>one a part of the principal debt and shall become<br>me a part of the principal debt and shall become  | treest thereon, a coulding said party of in<br>defect. But if said at one terms and dueffer, the lift said at one said<br>he same is due, or if the tare, said when the same are by law made due<br>yable at the option of said party of the<br>sure, said property may be said with or w<br>recover interest at the rate of ten per ce<br>t. Said party of the second part ma-<br>sises other than herein stated, or any ur<br>a lien upon this real estate and be secun  | e second part, its successors or assign, as it<br>tenor of the same, then these presents shoney, or any part thereof, or any interest<br>mental of every nature which are or may seem to prove the property<br>proble, then the whole of said our within the property of the provision of the p | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>II be wholly discharged<br>be assessed and levied<br>or sums, and interest<br>in the part shall be neithed<br>it receiver, as the legal<br>ult in the payment of<br>your sums and interest at the<br>death of the part shall be retired as<br>the part shall be retired as the part shall be<br>added to remove and the part shall be<br>added to the payment of<br>your shall be a shall be a shall be a shall be<br>and the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payme             |
| ve described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>cipal of any prior mortgage, is not paid, when it<br>inst said tremises, or any part thereof, are not per<br>you, shall, by these presents become due and pa<br>be possession of said premises. In case of forced<br>to provide the property of the property of the<br>said premises and the prior to the part of the<br>tanding title, lie, or incumbrant and full pre-<br>ome a part of the principal debt and shall become<br>of ten per cent per annum in any suit for forced.<br>The terms, conditions and provisions hereof,<br>initiations, successors and assigns, and words us<br>initiations, successors and assigns, and words us   | one should be supported to the control of the contr | e second part, its siccessors or assign, as item of the same, then these presents almoy, or any part thereof, or any international and a second part, and payable, then the part of the second part, and said party of the second inthout appraisement, and with or without appraisement, and without a second and a second and a second and a second and a second a secon          | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>part of the part of the part<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be nettitled<br>in receiver, as the legal<br>or sums to payment of<br>part shall be nettitled<br>in the payment of<br>part departs of the payment of<br>part shall be under the payment<br>of the payment of the part of the payment of<br>the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of the<br>payment of the payment of the       |
| ve described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>cipal of any prior mortgage, is not paid, when it<br>inst said tremises, or any part thereof, are not per<br>you, shall, by these presents become due and pa<br>be possession of said premises. In case of forced<br>to provide the property of the property of the<br>said premises and the prior to the part of the<br>tanding title, lie, or incumbrant and full pre-<br>ome a part of the principal debt and shall become<br>of ten per cent per annum in any suit for forced.<br>The terms, conditions and provisions hereof,<br>initiations, successors and assigns, and words us<br>initiations, successors and assigns, and words us   | one should be supported to the control of the contr | e second part, its successors or assign, as it<br>tenor of the same, then these presents shoney, or any part thereof, or any interest<br>mental of every nature which are or may seem to prove the property<br>proble, then the whole of said our within the property of the provision of the p | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>paid in full, regardless<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be entitled<br>it receiver, as the legal<br>of sums to paid shall<br>with interest at the<br>their heirs, executors,  |
| ve described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>cipal of any prior mortgage, is not paid, when it<br>inst said tremises, or any part thereof, are not per<br>you, shall, by these presents become due and pa<br>be possession of said premises. In case of forced<br>to provide the property of the property of the<br>said premises and the prior to the part of the<br>tanding title, lie, or incumbrant and full pre-<br>ome a part of the principal debt and shall become<br>of ten per cent per annum in any suit for forced.<br>The terms, conditions and provisions hereof,<br>initiations, successors and assigns, and words us<br>initiations, successors and assigns, and words us   | one should be supported to the control of the contr | e second part, its siccessors or assign, as item of the same, then these presents almoy, or any part thereof, or any international and a second part, and payable, then the part of the second part, and said party of the second inthout appraisement, and with or without appraisement, and without a second and a second and a second and a second and a second a secon          | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>paid in full, regardless<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be entitled<br>it receiver, as the legal<br>of sums to paid shall<br>with interest at the<br>their heirs, executors,  |
| we described note mentioned, together with the in<br>void; and otherwise shall remain in full force a<br>cipial of any prior mortgage, is not paid, when it<br>inst said premises, or any part thereof, are not pa-<br>yon, shall, by these presents become due and pa<br>be possession of said premises. In case of forced<br>to the procession of the property of the pro-<br>sent part of the principal debt and shall become<br>often per central property of the pro-<br>tent per central presents of the pre-<br>order per central pre-<br>tained by the principal debt and shall become<br>of ten per central pre- annum in any suit for forced.<br>The terms, conditions and provisions berred,<br>initiators, successors and assigns, and words us<br>initiators, successors and assigns, and words us   | one should be supported by the control of the contr | e second part, its siccessors or assign, as item of the same, then these presents almoy, or any part thereof, or any international and a second part, and payable, then the part of the second part, and said party of the second inthout appraisement, and with or without appraisement, and without a second and a second and a second and a second and a second a secon          | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>part of the part of the part<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be nettitled<br>in receiver, as the legal<br>or sums to payment of<br>part shall be nettitled<br>in the payment of<br>part departs of the payment of<br>part shall be under the payment<br>of the payment of the part of the payment of<br>the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of the<br>payment of the payment of the       |
| we described note mentioned, together with the In<br>void; and otherwise shall remain in full force a<br>circial of any prior mortgage, is not paid, when it<br>inst said (menisses, or any part thereof, are not pa-<br>pron, shall, by these presents become due and pa<br>her possession of said premises. In case of forced<br>for hereof may elect; and said legal holder may<br>standing title, liet, or incumbance and full pre-<br>ome a part of the principal debt and shall become<br>to ten per cent per annum in any suif for forced<br>to ten per cent per annum in any suif for forced<br>the first per cent per annum in any suif for forced<br>intimates and provisions hereof, this<br>intimates are considered and provisions hereof, this<br>intimates are successors and assigns, and words use   | one should be supported by the control of the contr | e second part, its siccessors or assign, as item of the same, then these presents almoy, or any part thereof, or any international and a second part, and payable, then the part of the second part, and said party of the second inthout appraisement, and with or without appraisement, and without a second and a second and a second and a second and a second a secon          | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>part of the part of the part<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be nettitled<br>in receiver, as the legal<br>or sums to payment of<br>part shall be nettitled<br>in the payment of<br>part departs of the payment of<br>part shall be under the payment<br>of the payment of the part of the payment of<br>the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of the<br>payment of the payment of the       |
| we described note mentioned, together with the In<br>void; and otherwise shall remain in full force a<br>circial of any prior mortgage, is not paid, when it<br>inst said (menisses, or any part thereof, are not pa-<br>pron, shall, by these presents become due and pa<br>her possession of said premises. In case of forced<br>for hereof may elect; and said legal holder may<br>standing title, liet, or incumbance and full pre-<br>ome a part of the principal debt and shall become<br>to ten per cent per annum in any suif for forced<br>to ten per cent per annum in any suif for forced<br>the first per cent per annum in any suif for forced<br>intimates and provisions hereof, this<br>intimates are considered and provisions hereof, this<br>intimates are successors and assigns, and words use   | one should be supported by the control of the contr | e second part, its siccessors or assign, as item of the same, then these presents almoy, or any part thereof, or any international and a second part, and payable, then the part of the second part, and said party of the second inthout appraisement, and with or without appraisement, and without a second and a second and a second and a second and a second a secon          | al and interest payable<br>this mortgage is given<br>ioan is secured by the<br>paid in full, regardless<br>id sum of money in the<br>part of the part of the part<br>thereon, or interest or<br>be assessed and levied<br>or sums, and interest<br>part shall be nettitled<br>in receiver, as the legal<br>or sums to payment of<br>part shall be nettitled<br>in the payment of<br>part departs of the payment of<br>part shall be under the payment<br>of the payment of the part of the payment of<br>the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of<br>the payment of the payment of the payment of the payment of the<br>payment of the payment of the       |
| STATE OF KANSAS, NIV OF   | freest thereon, according to the term and defect. But if said sum or sums of me same is due, or if the taxes and asset and the same is due, or if the taxes and asset and the taxes and the same is due, or if the taxes and the same is due, and the same is a same in the same is due, and the same is due, a | e second part, its sircessors or assigns, as tenor of the same, then these presents shall be second the same, then these presents also the second part, and payable, then the whole of said sursecond part, and said party of the second thought and said party of the second part, and said party of the second party and second party and party of the second          | al and interest payable this mortgage is given loan is secured by the paid in full, regardless if sum of money in the libe wholly discharged the sum of money in the be assessed and levied or sums, and interest part shall be entitled it receiver, as the legal uli in the payment of part daul he entitled it receiver, as the legal uli in the payment of part daul he entitled it receiver, as the state did with interest at the their heirs, executors, the singular, ar first above written.   |
| we described note mentioned, together with the in I void; and otherwise shall remain in full force a relipial of any prior mortgage, is not paid, when I most said normies, or any part thereoft, are not produced to the control of the procession of said premises. In case of forced for hero force deet; and said long and the contract standing title, ledge deet; and said logal holder may great, or in any of the conditions of this contract standing title, ledge of the control of the contract standing title, ledge of the contract standing title, ledge of the control of the contract standing title, length or forced for the control of th  | freest thereon, according to the term and defect. But if said sum or sums of me same is due, or if the taxes and asset and the same is due, or if the taxes and asset and the taxes and the same is due, or if the taxes and the same is due, and the same is a same in the same is due, and the same is due, a | e second part, its sircessors or assigns, as tenor of the same, then these presents shall be second the same, then these presents also the second part, and payable, then the whole of said sursecond part, and said party of the second thought and said party of the second part, and said party of the second party and second party and party of the second          | al and interest payable this mortgage is given ioan is secured by the judy in full, regardless id sum of money in the lib wholly discharged be assessed and levied or sums, and interest part shall be entitled it receiver, as the legal uli in the payment of yand sums so paid shall did with interest at the their heirs, executors, the singular, ar first above written.  |
| we described note mentioned, together with the in void; and otherwise shall remain in full force a circular of any prior mortgage, is not paid, when it has said nombes, or any part therrod, are not per large to the procession of said premises. In case of forced for her procession of said premises. In case of forced per heror may elect; and said legal holder may rest, or in any of the conditions of this contract standing title, lien, or incumbrance on said premises. In case of the procession of the per cent per annum in any suit for forced. The terms, conditions and provisions hered, this intractors, successors and assigns, and words use IN WITNESS WHER  | freest thereon, according to the term and defect. But if said sum or sums of me same is due, or if the taxes and asset and the same is due, or if the taxes and asset and the taxes and the same is due, or if the taxes and the same is due, and the same is a same in the same is due, and the same is due, a | e second part, its sircessors or assigns, as tenor of the same, then these presents shall be second the same, then these presents also the second part, and payable, then the whole of said sursecond part, and said party of the second thought and said party of the second part, and said party of the second party and second party and party of the second          | al and interest payable this mortgage is given ioan is secured by the judy in full, regardless id sum of money in the lib wholly discharged be assessed and levied or sums, and interest part shall be entitled it receiver, as the legal uli in the payment of yand sums so paid shall did with interest at the their heirs, executors, the singular, ar first above written.  |
| ve described note mentioned, together with the in void; and otherwise shall remain in full force a cipal of any prior mortgage, is not paid, when it has said normhers, or any part therroft, are not paid to the property of the preventy of the property of the preventy of   | freest thereon, according to the term and defect. But if said sum or sums of me same is due, or if the taxes and asset and the same is due, or if the taxes and asset and the taxes and the same is due, or if the taxes and the same is due, and the same is a same in the same is due, and the same is due, a | e second part, its sircessors or assigns, as tenor of the same, then these presents shall be second the same, then these presents also the second part, and payable, then the whole of said sursecond part, and said party of the second thought and said party of the second part, and said party of the second party and second party and party of the second          | al and interest payable this mortgage is given ioan is secured by the judy in full, regardless id sum of money in the lib wholly discharged be assessed and levied or sums, and interest part shall be entitled it receiver, as the legal uli in the payment of yand sums so paid shall did with interest at the their heirs, executors, the singular, ar first above written.  |
| ve described note mentioned, together with the in void; and otherwise shall remain in full force a cipal of any prior mortgage, is not paid, when it must said nembers, or any part thereof, are not paid to the property of the principal debt and shall become of ten per cell per annum in any suit for force?  The terms, conditions and provisions hereof, which is the property of the principal debt and shall become of ten per cell per annum in any suit for force?  The terms, conditions and provisions hereof, which is the property of the principal debt and shall become of ten per cell per annum in any suit for force in the principal debt and shall become of ten per cell the principal debt and shall become of ten per cell the principal debt and shall become of ten per cell the principal debt and shall become of ten per cell the principal debt and shall become of ten per cell the principal debt and shall become of ten per cell the principal debt and shall be come to a shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of ten per cell the principal debt and shall be come of the per cell the principal debt and shall be come of the per cell the principal debt and shall be come of the per cell the pe  | reset these one party of in the reset these one party of in defect. But if said sum or such manufactures and defect. But if said sum or such as the same is due, or if the taxes and asset and the same is due, or if the taxes and asset and the same is due, the said party of the way, said properly may be add with a said party of the rate of ten pero of the said party if the rate of ten pero of the said party if the rate of ten pero of the said party of the said party and the rate of ten pero out.  Said party if the rate of the party is a said party of the said party is a said party of the said party is a said party of the said party is of the first part has the said parties of the first part has been considered the said parties of the first part has been considered the said parties of the first part has been considered the said parties of the first part has been considered the said parties of the first part has been considered the said parties of the first part has been considered the said party and the said party of the said parties of the first part has been considered the said party of the sai | escend part, its successors or assign, as element of the same, then these presents shall be a support of the same of the same than the same of the same second part, and said party of the second party of the seco          | al and interest payable this mortgage is given loan is secured by the paid in full, regardless id sum of money in the law the secure of the secure thereon, or interest or be assessed and levied or sums, and interest part shall be entitled and part shall be entitled and interest part shall be entitled and interest or cossany to remove any and sums so paid shall with interest at the their heim, executors, the singular, ar first above written.  |
| we described note mentioned, together with the in twoit; and otherwise shall remain in full force an enipal of any prior mortgage, is not paid, when t inst said newises, or any part thereof, are not paid inst said remises, or any part thereof, are not paid and the said that the said the said that the said that the said that the said the said that the said the said the said that the said the sai  | treest thereon, according to the terms and deflect. But if said sum or sums of me same is due, or if the taxes and assets and when the same is due, or if the taxes and assets and when the same are by law made duyable at the option of said party of the duyable at the option of said party of the recover interest at the rate of the crower interest at the rate of the crower interest at the rate of the crower interest at the rate of the said out of the property of the said party of the second part me all the property of the said party of the said party of the said parties of the first part has the property of the said parties of the first part has the property of the said parties of the first part has been applied to the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first part has been property of the said parties of the first | e second part, its sircessors or assigns, as tenor of the same, then these presents shall be second the same, then these presents also the second part, and payable, then the whole of said sursecond part, and said party of the second thought and said party of the second part, and said party of the second party and second party and party of the second          | al and interest payable this mortgage is given loan is secured by the paid in full, regardless id sum of money in the libe wholy distributed thereon, or interest or be assessed and levied or sums, and interest part shall be estitled and part shall be estitled and interest part shall be estitled did with interest or who will be estitled with interest at the their heim, executors, the singular, ar first above written.   |

RECEIPT

THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this

such

itten.

ed and

day of

Deeds.

dred and

ty of the

ssors and

iblic.

.....

.....