Receiving No. 2387 WORTGAGE RECORD 80

Reg. No. 621 -

263

Iteractions Difference and the second state and		STATE OF KANSAS, DOUGLAS COUNTY, 55.
Increase By Indexes Data THE INDEXTING Multi this 15th day of May In the pare of one Led, one thomas in the pare of one Led,		This instrument was filed for record on the 26 day
Deputy Deputy THE DEPUTY THE, Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. day of Bay THE DEPUTY THE Model Man 125b. Bay Man Second Jay THE DEPUTY THE Model Man 125b. Bay Man Second Jay THE DEPUTY THE Model Man 125b. Bay of the second Jay Addition of the second Jay THE DEPUTY THE Model Man 125b. Bay of the second Jay Addition of the second Jay Addition of the second Jay THE DEPUTY THE Model Man 125b. Bay of the second Jay Addition of the second Jay Addition of the second Jay Addition of the second Jay Locks FIFtyy (50) and FIfty-Second (51) In Fairgrounds Addition in the Oity of the second Jay Addition of the second Jay Addition of the second Jay Locks FIFtyy (50) and FIfty-Second (51) In Fairgrounds Addition in the Oity of the second Jay Locks FIFtyy (50) and FIfty-Second (51) In Fairgrounds Addition in the Oity of the second Jay		Harold a. Bester of Deeds.
Determined and the first ty-dix between Isis F, Bondridoy, a single works. Lenses Sity in the Campy of	Lawrence Bidg. a Loan Assn.	By
<pre>y</pre>	THIS INDENTURE, Made this 16th day of dred and thirty-six between Isis F	May , in the year of our Lord, one thousand his . MoGuiffey, a single woran
Minkey and a standard and a final standard and the send of the standard and the send of the standard and the sender of the standard and heing in the County of Deegles and Standard Annu Heinger to be and party — of the second party of t	Kansas City in the County of Jackso rt y of the first part, and The Lawrence Building	m and State of Missouri and Loan Association
Eight madred and mol/100 DOLLARS to her DOLLARS to her DOLLARS to - her	WITNESSETH, That the said part y of the first part, in conside	eration of the sum of
the apportenance and all the state, tills and interest of the said party of the fast part bards. the apportenance and all the state, tills and interest of the said party of the fast part bards. the descent of the state, tills and interest of the said party of the fast part bards. the descent of the state, tills and interest of the said party of the fast part bards. the descent of the state, tills and interest of the said party of the fast part bards. The state of the state of the state apport of the state of	Eight Hundred and no/100	Grant Barrain Sall and Martan ther duly paid, the receipt of
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati	Lots Fifty (50) and Fifty-one (51) Lawrence, Kansas	in Fairgrounds Addition in the City of
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		•
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
And the and perty the bord perty do. 9.5. Another contrast and agrees that as the definery bened. Bhe 19 the bord a ensert of the presence there particle and the additionation of the definition of		
Let be used a set of aberiance there is not a 0.92. A notice constant at the detroy bend 2010 19 to be total event. of the pressure shares parted, as a set of a binding or one of a binding there is a binding or one of the detroit is and a set of a binding or one of the detroit is and a set of a binding or one of a detroit is and a set of a binding or one of a detroit is and a set of a binding or one of a detroit is and a set of a binding or one of a detroit is and a set of a binding or one of a detroit is a detroit is and or a detroit is detroit is a detroit is a detroit		
And the add perty of the form pert do. 9.5. Another contrast and agrees that as the defreey beered. Bhe 19 the barded ensert. of the presides above parallel, and annotation of add indefaultie sents of initiations: the transmission of the presides above parallel, and the presides above parallel and perturbation of the perturbati		
<pre>not ask ladefaultie saits of laberitance thereis, fore and due of all hormback. ask they warned to default be same applied to partie marking lawful dath theres. It is every between the parties hore that the parti. J. of the more part, is the part J. of the more part is the the parties in the the parties. It is the parties hore the base of and parkins, and that S.D. be welch ask discretely by part. J. of the second part, the loss, if any, made parkins to the part J. of the more part is the the part. J. of the second part, the loss, if any, made parkins to the part J. of the more part is the the part. J. of the second part, the loss, if any, made parkins to the part J. of the more part is the the part J. of the second part, the loss of any of parties and the part J. of the more part is the the part J. of the second part, the loss of any J. of the second part, the loss of any J. of the second part, the loss of any J. of the second part, with all interest accurate a the J.D.D. Area of the part J. of the second part, the loss of any J. of the second part, with all interest accurate the part J. of the second part, the J.D.D.D.D.D.D.D.D.D.D.D.D.D.D.D.D.D.D.D</pre>	h the appurtenances and all the estate, title and interest of the said part $\hat{\mathbf{y}}$	f of the first part therein.
his here will surrants and defined the name against all parties making inertial making inertial data finds during the life of the indexters, pry all have are assuments that may be level or anomed against surrant has been been down and dary have have a life balance and the balance may be leveled as a more than and by exh have marked to be part. J. of the second part, the low, II azy, made paythe to the part J. of the second part, the low, II azy, made paythe to the part J. of the second part is the mark of paythe and that J. The second part, the low, II azy, made paythe to the part J. of the second part, the low, II azy, made paythe to the part J. of the second part is the mark of paythe and the max of the second at the term of the state of the term of J. The second part, the low, II azy, made paythe to the part. J. of the second part, the low, II azy, made paythe to the part. J. of the second part, the low, II azy, made paythe to the part. J. of the second part, the low, II azy, made paythe to the part. J. of the second part, the low, II azy, made paythe to the part. J. of the second part, the low, II azy is the second part the low the second part, the low, II azy		se delivery hereof Sh0 15 the lawful owner of the premises above granted, and seized
ale data beak the mass become of or and payable, and that _ Sind _ here the building upon and real what insures the plane first and served is not any and by excised and diverse the part of the second part, the bases become the part of the second part is the the part of the second part of the second part, the bases become the part of the second part of t	that they will warrant and defend the same against all parties making lawful claim thereto.	
<pre>ntilif it for per chain file pay peck ture when the same become is an of psychic also have all psychic same takes and the psychic same takes and psych</pre>	real estate when the same becomes due and payable, and that _ShG keep the built	lidings upon said real estate insured against fire and tornado in such sum and by such insurance company
THIS GRANT is intended as martings to secure the payment of the man of Sight 1. Hundred, and Ano/100	hall be specified and directed by the part. Y of the second part, the loss, if any, made pays part y of the first part shall fail to pay such taxes when the same become due and payab	able to the part y of the second part to the extent of interest. And in the event that ole and to keep said premises insured as herein provided, then the part of the second part may pay
Sing to the runs of	THIS GRANT is intended as a mortgage to secure the payment of the sum of	
<pre>reference or the mid part <u>J</u> of the second part to pay for any inserves or to including up the mid a law bord is provided in the indexter and the matching is and the scale intermediate inter</pre>	rding to the terms of OR & certain written obligation for the payment of said sum	m of money, executed on the 16th day of May 18 36
als be yet a more a provided in this indication. A for a more a provided in this indication. A for a more and a set of a more and		
All by average periods by here and by here an adverse appended is when and periods accords thereon, such as well the average and the same and the same and the same and the same and there is a same and the same and	byitsterms made payable to the part. y of the second part, with all int	any taxes with interest thereas as been provided in the event that and must V of the first west
All by average periods by here and by here an adverse appended is when and periods accords thereon, such as well the average and the same and the same and the same and the same and there is a same and the same and	byitsterms made payable to the part. y of the second part, with all int	any taxes with interest thereas as been provided in the event that and must V of the first west
If a grayer oper the parking needed scattering operations of this informs full acts and every obligation there is excited, as it hands needed is bandta needed is	y 1.1.8	regr any inner with interest thereas as herein precision, in the result that and part. \underline{Y} , of the first part children constance (herein half) discharged. If default he made is made in part thereof quark herein the bosons due and approximately of the interests in the perturbation for any perturbation during the perturbation of the antiperturbation of the interest in the perturbation precision perturbation during the perturbation of the antiperturbation of the interest of the perturbation of the perturbation of the during series and perturbation of the during the perturbation of the balance perturbation of the half between the set of the perturbation of the half between the during series, and the monotonic and between the set of perpinent the optime of the half between the perturbation of the half between the set of the half between the half between the set of the half between the half between the set of the half between the ha
IN WITNESS WHEREOF, The part y of the first part ha 8 bereunto set how hand and seal the day and year last above one. Isis F. MOGuffey (SEAL)	by 113	regr any inner with interest thereas as herein precision, in the result that and part. \underline{Y} , of the first part children constance (herein half) discharged. If default he made is made in part thereof quark herein the bosons due and approximately of the interests in the perturbation for any perturbation during the perturbation of the antiperturbation of the interest in the perturbation precision perturbation during the perturbation of the antiperturbation of the interest of the perturbation of the perturbation of the during series and perturbation of the during the perturbation of the balance perturbation of the half between the set of the perturbation of the half between the during series, and the monotonic and between the set of perpinent the optime of the half between the perturbation of the half between the set of the half between the half between the set of the half between the half between the set of the half between the ha
Isis F. MoGuffey (SEAL) (SEAL) (SEAL)	$y_{\rm m}=10.2$ terms make payrisks to the part, $Y_{\rm m}$ of the second part, with all integrations by the mid part $Y_{\rm m}$ of the second part to pay for any hoursensor or to illustration of the second part is the part of the second part is the part of the maximum part of the second part is the part of the maximum part of the second part is the part of the part of the second part is the part of the par	regs may have with interest thereas as herein previded, in the result that and part. \underline{V} , of the first part oblig these contained therein high discharged. If default is made in mode in the harmonic so any part thereof gains' store the manuscription of the interest is not being the part thereof the store of the first of an interest is the store of the interest is a store being the part of the part manuscription is the main discretion of the interest is a store being the part of the part is the part of the store of the main discretion of the interest is a store being and the interest is the benefits accruing therefore, and to not a bound not and charge include on a part of the being the store of principal and interest, and to not have one of a store of the store of the part is the store part of the particular action of the store of the store of the store interest, is then manuscript is the store of the store of the store of the store of the store interest is the store of the store interest, if and the store of the store of the store of the store interest is the store of the store interest.
(SEAL) (S	by 125 terms made payable to the part of the second part, with all interpretent by the mild part of the second part to pay for any insurance or to dicknown. And this part terms are portedied in this information. The middle makes a barrier as pecification are with the information of the middle mild are made payments while be vide if mice payments be middle made read with the information of the middle mild are made payments and the middle mild are made payments while be vide of the middle mild are made payments and the middle mild are made payments and the middle mild are minimum of the middle mild are minimum of the middle mild are made payments and the middle mild are minimum of the mild are minimum of the middle mild are minimum of the mild are minimum of the minimum of the minimum of the mild are minimum of the minimum of the mild are minimum of the minimum	upper any taxes with interest therems as herein provided, in the result that and part. V_{-} of the first part oblig time constained therein halfy discharged. If default he made is not a part of the second taxes are pre-there into a main present. Then this near transmission and the second state of the second taxes are pre-there into a main present. Then this near transmission and the second state of the second taxes are the second taxes are pre-there are a second to be a second to the second taxes are the second taxes are the pre-there are a second taxes are the second taxes are a second to the second taxes are the second taxes are the pre-there are a second taxes are the second taxes are the second taxes are the second taxes are the pre-there are a second taxes are the second taxes are the second taxes are the second taxes are the second taxes are the the second taxes are the second taxes are the second taxes are the second taxes are the second taxes are the the second taxes are the second taxes are the second tax are the second tax are the second taxes are taxes are the second taxes are taxes are the second taxes are taxes a
(SEAL) TE OP Kansas TY OP Douglas BE IT REMEMBERED, That or this 16th day of Nay A. D. 1955 before me, a Notary public in the alorenaid County and State, eame. Jais F. McGulfey, a single worman is no personally known to be the same person. (SEAL) WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official seal on the day and year last above written. My commission expires on the 18th day of Octobor I, C., Stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby ecinoproleting the full payment of the dets secured thereby, and agabories the Register of Deeds er the discharge of this mortgage of record. Dated this	by <u>1155</u> terms made payable to the part <u>V</u> of the second part, with all intervalues by the mail part <u>V</u> of the second part to pay for any insurance or to dischard the top the maximum payable to the payment be made as herein specified as all the payses and the pays the top the pays. The pays	upper any taxes with interest therems as hencing periodic, in the result that and part. V_{-} of the first period of the constants of there is a barrier barry distribution of the period of the term of the second seco
TE OP Kansas TY OP Douglas BE IT REMEMBERED, That or this 16th day of May A. D. 1956 before me, a Notary public in the aforesaid County and State, came Jais F. McGuffey, a single worman in the aforesaid County and State, came (SEAL) If the same. If the same. With the same person Wo cascuted the foregoing instrument and duly achnowledged the execution of the same. If the same. (SEAL) If WINESS WHEREOF, I have hereunts caberlied my marse, and affind my official sai on the day and year last above written. My commission expires on the 18th day of Ootober If the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dets secured thereby, and aphories the Register of Deeds er the discharge of this mortgage of record. It the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the dets secured thereby, and aphories the Register of Deeds er the discharge of this mortgage of record.	by <u>1155</u> terms made payable to the part <u>V</u> of the second part, with all intervalues by the mail part <u>V</u> of the second part to pay for any insurance or to dischard the top the maximum payable to the payment be made as herein specified as all the payses and the pays the top the pays. The pays	ure any taxe with interest there as herein periods, is the rest that and part. Y. of the first per- oddy circ constants (herein half), distances. If details have is not in the period of the period
rv or	11.5	regs any lates with interest thereas as herein perioded, in the result that and part. V. of the first part chilgs the constants of therein fully discharged. If default is made in much interpret thereing data on the interpret therein for the structure of the structure is and the type, we would be rest, any structure group, that interesting matter and bound on and payshes at the spike of the backward barrels are compared with therefore, and the structure of the structure of the backward of protects and structure, together with the sound as data payshes at the spike of the backward of protects and structure, together with the sound as data payshes at the spike of the backward of protects and structure, together with the sound as data pays. And energy obligation therein contained, and all bandus serving therefores shall estend and have to assessment of the respective particle herein. berevento set how in the spike of the data and and seal the day and year last above Issis F., McGuff Gy (SEAL) (SEAL)
(SEAL) BE IT REMEMBERED, That or this 16th day of May A. D. 1856 , before me, a	y. 11.8	rege any later with interest thereas as herein perioded, in the result that and part. V. of the first part childs the constants of therein fully discharged. If if default is made in much parameters or any perither phase of the second from any product of the lateration is and by the phase of the second and the second second product product of the lateration is and by the phase of the back there is given, that immediately matter and bound us and pryche at the spike of the back bound is a period of the result of the lateration is and pryche at the spike of the back is and every ablightion therein querkle will be and and have a part of the back is accession of the respective particle at the second and lateration therein, and the respective of a second of the respective particle at the second and lateration therein the spike is at the spike is accession of the respective particle at the second and lateration therein the spike is at the spike is accession of the respective particle at the spike and in the spike is the day and year in at above Is in E. A. HoGulf Coy. (SEAL) (SEAL)
Notary public In the aforesaid County and State, eame. Is in F. McGUTey, a single workan. In the aforesaid County and State, eame. (SEAL) In me processily known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my narse, and affind my official scal on the day and year last above written. My commission expires on the 18th day of I, C., Stevenson Notary Public. RELEASE It he undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anthorise the Register of Deeds or the discharge of this mortgage of record. Dated this 24 and 25 and 24 and 25	y 152	rege any later with interest thereas as herein perioded, in the result that and part. V. of the first part childs the constants of therein fully discharged. If if default is made in much parameters or any perither phase of the second from any product of the lateration is and by the phase of the second and the second second product product of the lateration is and by the phase of the back there is given, that immediately matter and bound us and pryche at the spike of the back bound is a period of the result of the lateration is and pryche at the spike of the back is and every ablightion therein querkle will be and and have a part of the back is accession of the respective particle at the second and lateration therein, and the respective of a second of the respective particle at the second and lateration therein the spike is at the spike is accession of the respective particle at the second and lateration therein the spike is at the spike is accession of the respective particle at the spike and in the spike is the day and year in at above Is in E. A. HoGulf Coy. (SEAL) (SEAL)
(SEAL) [3 is F. McGuffey, a single woman to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the mr. My rommission expires on the lighth day of October 1936 My commission expires on the lighth day of October Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds er the discharge of this mortgage of record. Dated this 24 day of	9. 16.3 the second part, y of the second part to pay for any insurance or to disclass and to pay the mail part, y of the second part to pay for any insurance or to disclass and the pay the mail as provided in this information. 9. 16.0 10.0 10.0 10.0 10.0 9. 16.0 10.0 10.0 10.0 10.0 10.0 9. 16.0 10.0	rege may have with interest therems as herein provided, in the rest that and port_V_of the form port oblig ideo contained therein but discontract. If of death is made in and a provide a set of the rest therein the set of the rest that and port_V_of the rest therein the set of the rest the rest the rest the rest the set of the rest the set of the rest the set of the rest the re
(SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my narse, and affined my official scal on the day and year last above written. If WITNESS WHEREOF, I have hereunto subscribed my narse, and affined my official scal on the day and year last above written. If any of October 1955 . If a c stevenson Notary Public. RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and suthorise the Register of Deeds er the discharge of this mortgage of record. Dated this 210 day of Horter Build and Y of Deeds	W 112 the mean made spatible to the pert. Y. of the second part, with all init y stransmed by the mail part. Y of the second part to pay for any insurance or to includant and the perturbation of the perturbation of the made and mail in the perturbation of the perturbation of the perturbation of the made and mail in the perturbation of the perturbation of the perturbation of the made and mail in the made and the perturbation of the perturbation of the made and mail in the perturbation of the perturbation of the perturbation of the perturbation of the made and the perturbation of the perturbation of the made and mail in the perturbation of the perturbation of the perturbation of the perturbation of the made and the perturbation of the perturbation of the perturbation of the perturbation and the perturbation of the perturbation of the perturbation of the perturbation and the perturbation of the perturbation of the perturbation of the perturbation and the perturbation of the perturbation of the perturbation of the perturbation and the perturbation of the perturbation of the perturbation of the perturbation and perturbation of the perturbation of the perturbation of the perturbation of the made and perturbation of the perturbation of the perturbation of the perturbation and perturbation of the perturbation of	tere may have with interest increase as herein perioded, in the rest that and pert_V_of the form periods of the contained therein band distribution of the second s
I the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorise the Register of Deeds er the discharge of this mortgage of record. Dated this 26 day of dest secured thereby, and authorise the Register of Deeds	W 112 the mean made sprather to the pert. Y. of the second part, with all interpretations by the mail part. Y. of the second part to pay for any insurance or to include an interpretation of the second part. Y. of the second part is the second part is the second part is the second part is the second part. The second part is the second part is the second part is the second part is the second part. With the second part is the second part is the second part. The second part is the second part is the second part. With the second part is the second part. The second part. The second part. With the second part is the second part. The second part. The second part. With the second part is the second part. The second part. The second part. With the second part. The second part. The second part. The second part. With the second part. The second part is the second part.	rege may have with interest increase as bench periods, in the rest that and pert_V_of the form periods, in the rest increases in the second se
I, C. Stevenson Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anthorise the Register of Dords er the discharge of this mortgage of record. Dated this 26 day of the debt secured thereby, and anthorise the Register of Dords	by 112 terms made sprathe to the pert. Y. of the second part, with all interpretations by the mail part. Y of the second part to pay for any insurance or to includant field or perturbations approved in this hole heater. a signate and a perturbation of the second part to perturbation of the second part. The second part is not perturbation of the second part is not perturbation of the second part. a signate and the second part is a second part to perturbation of the second part. a second part is not perturbation. a second part is not perturbation. a second part is not perturbation. a second part. a second p	tere any taxes with interest increase as been perioded, in the rest that and part_V_of the form period child disc contained thereis bails discharged. If if details is made in and approximate a set of the thereis have been as a brease that the new terms of the set of the se
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and anthorise the Register of Dords er the discharge of this mortgage of record. Dated this 26 day of	112 terms made symble to the pert. Y. of the second part, with all interpretations by the mail part. Y. of the second part to part for any insurance or to disast to prove the second part. Y. of the second part. The second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the second part. Y. of the second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. of the first part has S. second part. Y. second part. Y. of the first part h	tore may taken with interest there as bench periods, in the rest that and pert_V_of the first periods of the second secon
I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and subhories the Register of Deeds er the discharge of this mortgage of record. Dated this 24 day of the secured thereby, and subhories the Register of Deeds	vgfit	are any tare with interest there as bends periods, is the rest that and pert. Y. of the first periods of the second se
	If B terms and parks to the part. Y is diversed part to pay for any invesse or to include any obtained by the aid part. Y is diversed part to pay for any invesse or to include the pay the main part. Y is diverse and y the main an and y obtained as the aid and in adjustment of the state of the pay may be made an and y obtained as the aid and the adjustment part of the the state of the state on a main of the state is a comparison of the state of the state of the state on a main of the state and the state of the state of the state of the state on a main of the state of the state on any of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state any of the state of the state of the state of the state of the state any of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state. The state of the state. (SEAL) If the state of the state of the state of the state of the state of the state of the state of the state of the state. (SEAL) If the state of the state of the state of the state of the state. (SEAL)	tere and taxes with interest therems as herein perioded, in the rest that and part_V_of the form periods of the second state o
(Ser) I. (. Stevenson Secy-	by - fits the second part, y of the second part, with all in any ordenaned by the mid part, y of the second part, to part for any housanes or to disard the house of the second part, with all in any ordenane second part is part for any housanes or to disard the second part is part of the second part. or added to end of the second part is part in any second part, with all in any ordenane or to disard the second part is part of the second part of the sec	are any later with interest there as bench periods, is the rest that and per. Y. of the first periods of the second secon
perg-	vs. 16.2 terms made particle to the part. Y of the second part, with all in any retrained by the mid part. in the induction of the induction: visition of the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part to pay for any insures or to discharge and the second part of the second part o	are any later with interest there as bench periods, is the rest that and per. Y. of the first periods of the second secon
	y 162 to the main part by the tothe part. y d the second part, with all in a referenced by the main part by of the second part, with all in a referenced in the second part, with all in the reference of the second part is provided in the second part. The second part is provided in the second part is pro	are any later with interest there as bench periods, is the rest that and per. Y. of the first periods of the second secon