Recoiving No. 7222 < MORTGAGE RECORD 80

628

Reg. No. 1762 < Fee Paid, \$1.50

Receiving No. 723

that they will warrant and defed the mase spinst all parties making havid data therets. The speedback and the spinst because there is an explosed of the first part half at all times during the life of this indexture, pay all taxes or assessments that may be lefted or assessed spinst real states the mase because during spinks, and that 'they' Will have the buildings upon aid real state insured against first and taxets the may be lefted or assessed spinst part of the second part, the low, if any made pays the second part to the part. (In the second part, the low, if any made pays the second spin terms are apprecised, then the part's of the second part may pay the second part may the second part may pay the second part may the second part may the second part may the second part may pay the second part ma		STATE OF KANSAS, DOUGLAS COUNTY, 55.
	TO	January / A. D. 1939 , at 4:35 o'clock P. M.
And and and Shirty-chiel Is the Courty of Duryland. and Share of Lannang. In the origin of the paper, and the S. S. Darram. Demonstration of the second part. WITNESSETT, Tax is a and partice of the fact part, the online of the second part. Demonstration of the second part. WITNESSETT, Tax is a and partice of the fact part, the online of the second part. Demonstration of the second part. WITNESSETT, Tax is a and partice of the demonstration of the second part. Demonstration of the second part. In the here's addressed of the second part. Demonstration of the second part. In the here's addressed of the second part. Demonstration of the second part. In the here's addressed of the second part. Demonstration of the second part. In the here's addressed of the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part. Demonstration of the second part. In the second part.		Register of Deeds.
nt los de fan par, est 1. 5 Bourne per Y _ of the seed par J		
Intermediation Interme		
is . horized end no/loo	Brownsville, Tex	AS
Douglas County, Ennans (Further identified as 1336 Sew York Street) At way profiles county, Ennans (Further identified as 1336 Sew York Street) At way profiles county, Ennans (Further identified as 1336 Sew York Street) At way profiles county, Ennans (Further identified as 1336 Sew York Street) At way profiles county, Ennans (Further identified as 1336 Sew York Street) At way profiles County, County, Ennans (Further identified as the dimy work Street, Street) At way profiles County, County, Ennans (Further identified as the dimy work Street,	which is hereby acknowledged, ha Ya sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part y of the second part, the
And the and pert 2126 of the first pert de	200-100 county, manual (or over reconstruct	
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And the and pert 2126 of the first pert de		
And it and perturbative the perturbative characterization of all incurbances in the state of a constrained of the state of the state of a constrained of the state		
And it and perturbative the perturbative characterization of all incurbances. If it apped between the perturbative explored at all incurbances. If it apped between the perturbative explored at the series of all incurbances. If it apped between the perturbative explored at the series of all incurbances. If it apped between the perturbative explored at the series of the difference of the series of the serie		
And it and perturbative the perturbative characterization of all incurbances. If it apped between the perturbative explored at all incurbances. If it apped between the perturbative explored at the series of all incurbances. If it apped between the perturbative explored at the series of all incurbances. If it apped between the perturbative explored at the series of the difference of the series of the serie		
And it and pert 21526 of the first pert de		
<pre>peed and individuality exists of disfunctionser therein, free and due of all incurdingses. that they will warrant is and disfunction the particle field data thereis. It is a greed between the particle free of the the parties field data the particle. This is a distribution of the parties field data the particle field data thereis. The destination of the parties field data the particle. The data is a distribution of the parties field data thereis. This destination of the parties field data the parties field data the data of the distribution of the parties field data the parties of the parties of the parties field data the parties of the par</pre>		
It is argued between the parties between that the part 2.G. of the first part shall at all time during the life of the lifedeture, part 3 and a start part 2.G. of the second part, the log. If 13 heaps the building upon said on during the life of the lifedeture, part 3 and the part 3 and the second part is part 3 and the part 3 and the second part is part 3 and the second part is part 3 and the part 3 and the second part is part 3 and the second part 1 and 1 and the second part 1 and 1 and the part 3 and the second part 1 and 1 and the second part 1 and	And the said part_10250 the first part dohereby covenant and agree that at the deliv a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	very hereof TACY BTC the lawful owner S of the premises above granted, and seized
It is argued between the parties between that the part 2.G. of the first part shall at all time during the life of the lifedeture, part 3 and a start part 2.G. of the second part, the log. If 13 heaps the building upon said on during the life of the lifedeture, part 3 and the part 3 and the second part is part 3 and the part 3 and the second part is part 3 and the second part is part 3 and the part 3 and the second part is part 3 and the second part 1 and 1 and the second part 1 and 1 and the part 3 and the second part 1 and 1 and the second part 1 and	d that they will warrant and defend the same sgainst all parties making lawful claim thereto.	•
hall be peried and directed by the pert 2.—cf the second pert, the low 1 any, made payheles to the part 2.—df the second part to the sector of _hig	It is agreed between the parties hereto that the partLCS of the first part shall at all times d	during the life of this indenture, pay all taxes or assessments that may be levied or assessed against
THIS GRAVT is inserted as a mortage to serve the payment of the num of	shall be specified and directed by the part. y of the second part, the loss, if any, made payable to	o the part V of the second part to the extent of his interest. And in the event that
THIS GRANT is inserted as a mortage to serve the payment of the num of	d partLCS of the first part shall fail to pay such taxes when the same become due and paysbe and taxes and insurance, or either, and the amount so paid shall become a part of the indebte because the indebte because	d to keep said premises insured as herein provided, then the partyof the second part may pay secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until
<pre>ending to is terms and payable to the part. Y of the second part, with all interest according to the second part bary for say laws to the idea of the second part, bary for say laws to the idea of the second part, bary for say laws to the idea of the second part, bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to the idea of the second part bary for say laws to a constant of the said second part bary for say laws to the second part bary for say laws to the second part bary for say laws to the part bary for the part bary for say laws to the part bary for the part bary for</pre>	THIS GRANT is intended as a mortgage to secure the payment of the sum of	
ry adrawed by the mid part while needs part to pay for any immune or to dickarge any taxe with interest thereas a bench provided, in the event that mid part 0.2. of the first part for any immune or to dickarge any taxe with interest thereas a bench provided, in the event that mid part 0.2. of the first part interest of the mach part and bench part of the second par	ording to the terms of One certain written obligation for the payment of said sum of m	noney, executed on the 19th day of January 1939
If if is provide the main as provided in this induction: Add the exception of the state of the provide in the provide of the state of t	by <u>115</u> terms made payable to the part <u>y</u> of the second part, with all interest may advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge a	accruing thereon according to the terms of said obligation and also to secure any sum or sums of
end before and it what is before the and part of the second part	If all to pay the same as provided in this indenture. And this converges shall be vid if such asyment be made as benin more of do and the this	by taxes with interest thereon as herein provided, in the event that said part. U.S. of the first part
end before and it what is before the and part of the second part is the result of the second part is the		
The Decide of the Product of the first part ACDD. and every shifted therein one. "Vel and should according thereform shall estend and inner to observe the observe of the first part ha V0. hereunto set their members." An additional section. IN WITNESS WHEREOF, The part 10.0 of the first part ha V0. hereunto set their members. N. V. Copenhaver. (SEAL) Ellen J. Copenhaver. (SEAL) [SEAL) TTE OF Kansac NY or Douglas BE IT REMEMBERED, That on this 19th Ag of January. A. D. 19.39., before use, a Notary. Fublic In the storestic decould my non-store stude of the day and year last above (SEAL) [SEAL] <	my obligation created thereby, or interest thereon, or if the taxes on said real scittate are not paid us building on said real estate are not kept in as good repair as they are now, or if waste is committed or all of the obligations provided for in said written obligations for a same are as the same of the same are as the same of the same	then the same become due and payable, or if the insurance is not payments of any part thereof a said premises, then this conveyance shall become absolute, and the whole sum remaining unpaid, is riven shall immediately mature and the same absolute.
biological statistical and the data and provided of the distance and and every abilities barded. See all back as earling therefore shall extend and hore to. IN WITNESS WHEREOF, The part Å0.0 of the first part ha X0. hereunto set. the Ar and and seci.5. the day and year last above iter. R. V. Copenhaver. (SEAL) IN UTNESS SEAL SEAL SEAL (SEAL) ITE OF Knusas Iss. (SEAL) (SEAL) ITE OF Knusas January A. D. 19 39., before me, a NYr op Douglas January A. D. 19 39., before me, a It can be ame. It is a forestioned my and county and State, came. R. W. Copenhaver IN UTNESS WHEREOF, That on this 19th day of January A. D. 19 39., before me, a It is a forestid County and State, came. R. N. Copenhaver rand Ellen J. Copenhaver, his wife. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. It withen. It written. (SEAL)	try obligation eracled thereby, or interest therefor, or if the taxe on order a pointer, and the otigit buildings on and even estatus are so have in the point regain as they are now, of if wasts is committed or all of the obligations provided for in and written obligation, for the security of which this indexture out notice, and it shall be layful for the aid party of the second part.	when the same become down data in [50]. A formation or make in when payments or any part correct by the same become down and payments of it be instrument in not kept any paywelds been down of an add premises, there his correctly nature shall become about any and the whole sum remaining mand, a given, shall immediately nature and become down and prysite at the objection of the holder strend, to take presention of the main the mark of the main premises and all the improvements its according theorem.
IN WITNESS WHEREOF, The part 205 of the first part ha VC hereunto set their handland set 3 the day and year last above intervention. R. M. Copenhaver (SEAL) [SEAL]	hout notice, and it shall be lawful for the said party of the second part. reen in the manner provided by law and to have a receiver appointed to collect the rents and benefit wribed by law and out of all moneys arising from such sale to retain the amount then unpaid of pr	when the same become due and payellar, or if the insurance is not kept up, as provided hereit, or if an adversation, the outline convergence hash become absolute, and the webs sum remaining simpli- ing prove, shall immediately matters and become down and payable at the option of the holder hered, its second the there exists and the provided of the half previous and the longerowness interface and the second second down and payable at the option of the holder hered, its second the therefore and the provided of the half previous and the longerowness interface in the second down and the second down and the there is hold the origin. It is an advected the second down and the second down and the second there is not the origin of the second interface is a second to the second down and the second down and the second there is not the origin of the second the second the there is a second down and the second down and the second there is not the second the
R. M. Copenhaver (SEAL) Ellen J. Copenhaver (SEAL) (SEAL) (SEAL) TE OF Knusas NY or Douglas BE IT REMEMBERED, That on this 19th day of January A. D. 19.39 before ue, a Notary: Fublic in the aforesaid County and State, came. R. N. Copenhaver and Ellen J. Copenhaver, his wife of the securition of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the execution of the same persons ¹ who executed the foregoing instrument and daily acknowledged the ex	best botics, and it shall be layed for the said party — of the second part, more in the manner provided by has word to have a revert explosited to collect the rents and benefit erford by have and out of all moneys arising from such asks to retain the amount them unpaid of pu- ter, shall be paid by the part $\sum_{i=1}^{n}$ making much sake, on demaid, to the fort, part $2G_F$. If it arreed by the parties hereto that the terms and provisions of this indertures and such and be oblightery productive, simulations, similaritors, deminiatives, saigns and second	to take present of the second of the add preside and all the important tes accounts therefrom: and to sell the presides hereby match of , and y and therefore, is the manner insight and internet, together with the costs and charges indicent thereto, and the overplas, if any every obligation therein com, "sed, and all benefits accruing therefrom shall estend and inner to, sense of the respective particle hereto."
(SEAL) (S	best botics, and it shall be layed for the said party — of the second part, more in the manner provided by has word to have a revert explosited to collect the rents and benefit erford by have and out of all moneys arising from such asks to retain the amount them unpaid of pu- ter, shall be paid by the part $\sum_{i=1}^{n}$ making much sake, on demaid, to the fort, part $2G_F$. If it arreed by the parties hereto that the terms and provisions of this indertures and such and be oblightery productive, simulations, similaritors, deminiatives, saigns and second	to take present of the second of the add preside and all the important tes accounts therefrom: and to sell the presides hereby match of , and y and therefore, is the manner insight and internet, together with the costs and charges indicent thereto, and the overplas, if any every obligation therein com, "sed, and all benefits accruing therefrom shall estend and inner to, sense of the respective particle hereto."
(SEAL) TE OF Kansas NTY OF Douglas BE IT REMEMBERED, That on this 19th day of January. A. D. 19.39., before u.e., a Notary. Fublic in the aforesaid County and State, came R. N. Copenhaver and Ellen J. Copenhaver, his wife to me personally known to be the same person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 10 be the same person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and daily acknowledged the execution of the me person 5 who executed the foregoing instrument and the day and year last above written. (SEAL) Geo. D. Waltor Notary Public. RELEASE	over holes, and it shall be hered of or the said part	its accounts therefore: and to sell be primerics of the mid permises and all the importants interacting therefore: and to sell the primeric herefore match or any part therefore, it is an anew interface and interest, together with the costs and charge indicate therefore, had the overplan, if any it every oblighted metrics cost, but and all benefits accounts therefore shall estend and incer to, sensor of the respective partice herefore. units set . the if
(SEAL) TE OF Kansas NTY OF Douglas BE IT REMEMBERED, That on this 19th day of January. A. D. 19.39, before me, a Notary Fublic in the aforesaid County and State, came R. M. Copenhaver and Ellen J. Copenhaver, his wife to me personally known to be the same person5 who executed the foregoing instrument and duly acknowledged the execution of the me personally known to be the same person5 who executed the foregoing instrument and duly acknowledged the execution of the me persons who exclude the foregoing instrument and duly acknowledged the execution in WITNESS WHEREOP, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) Geo. D. Waltor Notary Public. RELEASE	over holes, and it shall be hered of or the said part	its accounts thereform: and to all be primerion of the ald premises and all the important interaction therefore and to all the primerions nereby marked, and y are interaction, it is an anary interprint and interest, uppetter with the roots and charge indicate therefore, and the overplan, if any energy of the respective particular therefore. The second secon
TE OF Kausas	over holes, and it shall be hered for the shall part	its accounts therefore, and now the back primeter of the add permises and all the importantial interpretation of the primeter of the soft and charge indicates therefore, and the everythe, it is marger indicates the interpretation of the soft and charge indicates therefore hall estend and inner to, marger of the respective perfusion herefore. The soft and the soft and the soft and the soft of the
NTY OP Douglas s. BE IT REMEMBERED, That on this 19th day of January A. D. 19 39., before me, a Notary: Fublic in the aforesaid County and State, came R. K. Copenhaver and Ellen J. Copenhaver, his wife of the same person be the same person who executed the foregoing instrument and duly acknowledged the execution of the same person by the subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) Geo. D. Walter Notary Fublic. RELEASE	over holes, and it shall be hered for the shall part	its serving therefore, as to are to take primeters of the mid premises and all the importants in a serving therefore, tagging with the outs and range indicate therefore, had the verying, it any is true responsible to the take previous and any its serving therefore the service of the respective parties berefore. Its service the service of the respective parties berefore. The day and year last above R. M. Copenhaver (SEAL) Ellen J. Copenhaver (SEAL) (SEAL)
BE IT REMEMBERED, That on this 19th day of January. A. D. 19-39. before me, a Notary Fublic in the aforesaid County and State, came. R. M. Copenhaver and Ellen J. Copenhaver, his wife to me personally known to be the same person5 who executed the foregoing instrument and duly acknowledged the execution of the same. written WITNESS WHEREOP, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written (SEAL) My commission expires on the 19th day of August 19	over holes, and it shall be hard of or the ship part of the second part effects of the second of all moves which from second second to result and here effects of the second second time use and a for the second second time use and a for the second sec	is according therefore, and to are to take priorities of the mid permises and all the importants and the intervet togethe with the costs and entry incident therefore, and the verying, if any terry oblight methods on the intervet states in the second state of the state method the respective particle herefore. Units set the if hand and secil s. the day and year last above R. %. Copenhaver (SEAL) Ellen J. Copenhaver (SEAL) (SEAL)
Notary Fublic in the sforesaid County and State, came R. M. Copenhaver and Ellen J. Copenhaver, his wife to me personally known to be the same person5 who executed the foregoing instrument and duly acknowledged the execution of the same. vittlen with WITNESS WHEREOP, I have hereunto subscribed my name, and affixed my official seal on the day and year last above with the day of August (SEAL) My commission expires on the 19th Geo. D. Walter Notary Public. RELEASE Notary Public.	were holes and it shall be hard of or the shall part of the wood part there and here been been able to a share the shall be hard of a share been been been been been been been be	is according therefore, and to are to take priorities of the mid permises and all the importants and the intervet togethe with the costs and entry incident therefore, and the verying, if any terry oblight methods on the intervet statement to the state of the state method the mappeding partial breacts. A second therefore shall estend and increases to method the statement of the statement of the statement of the mapped the statement of the statem
R. L. Copenhaver and Ellen J. Copenhaver, his wife to me personally known to be the same person ⁵ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. (SEAL) My commission expires on the 19th day of August 19 Geo. D. Walter Notary Fublic. RELEASE RELEASE	NOTE OF	its according therefore: and the will be prime of the mid permises and all the importants interprint therefore: and the will be prime in perception of the mid permises and all the importants interprint in the second sec
(SEAL) IN WITNESS WHEREOP, I have hereunto subscribed my name, and affixed my official seal on the day and year last above (SEAL) My commission expires on the 19th day of August 19 	Normality and it shall be hard of or the shall part of the second part the next and here exceeded by the second of all moreys rating transmission of the next second time user late of the second part of the next second time user late of the second part of the next second time user late of the second part of the next second time user late of the second part of the next second time user late of the second part of the second part of the next second time user late of the second part of the second part of the next second time user late of the second part	the archites therefore, and to be provided of the mid permises and all the importants of the many statements of th
(SEAL) My commission expires on the 19th day of August 19	ATE OF Kansas Nerv op Douglas MATE OF Kansas Nerv op Douglas BE IT REMEMBERED, That on this 15 BE IT REMEMBERED IT REMEMBERED.	its according therefore: and the set of provide of the mid permises and all the importants in a set of the important is set of the important is a se
Geo. D. Walter Notary Public.	Note of the said period for the said period	the according therefore: and the wild be prime and all the prime and all the importants in a second the second sec
RELEASE	Note of Example in the state of the state of the second port. The state of the second state of the second port. The state of the second state of the second port. * by the bards by the set of all more state in the state of the second port. The second port of the second state of the second port. The second port of the second state of the second port. * by the bards by the set of all more state on demask to the second state state of the second st	the accepting therefore: and the will be prime for the mid perminent and all the importants in the second therefore half and the second the s
RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds ter the discharge of this mortgage of record. Dated this ITMday of May 2. S. Source Mortgagee. Owner.	Note of Example in the state of the state of the second port. The state of the second state of the second port. The state of the second state of the second port. * by the bards by the set of all more state in the state of the second port. The second port of the second state of the second port. The second port of the second state of the second port. * by the bards by the set of all more state on demask to the second state state of the second st	its services internets and to all prime to take prime to the mid promises and all the importants interprint distances, begin have been proved to the service interprint distances and the service in
a, use undersugned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds ter the discharge of this mortgage of record. Dated this ITM. day of May 2. S. Source Mortgage. Owner.	Note of Example in the state of the state of the second port. The state of the second state of the second port. If a served by the second of all moneys sharing the second state of the second port. The second port of the second state of the second port. If a served by the second state of the second port. The second port of the second state of the second port. If a served by the second state of the second port. The second port of the second state of the second port. If a served by the second state of the second port. The second port of the second state of the second state of the second port. IN WITNESS WHEREOF, The part 105. of the first part has to the second state of the second port. IN WITNESS WHEREOF, The part 105. of the first part has to the second state of the second port. NTE OF Konsas IN WITNESS WHEREOF, The part 105. first. NET OF Konsas Second the second state of the seco	<pre>tra service therefore</pre>
L. S. Downs- Mortgages. Owner.	NOTE OF Kansac NTE OF Kansac NATE OF Kansac Seed. BE IT REMEMBERED, That on this 15 Life Copenharver and Eller J. Copenharver NUT OF Kansac NUT OF Kansac No of the server of	nt argent and information and to any to take pointed on the mail provides and all the importants interpoint in the start of the important information and the important information and the start of
Mortgagee. Owner.	Note of the series of the second performance of the second perfor	nt argent and information and to any to take pointed on the mail provides and all the importants interpoint in the start of the important information and the important information and the start of
	Note of the series of the second performance of the second perfor	nt argent and information and to any to take pointed on the mail provides and all the importants interpoint in the start of the interpoint and the start of the interpoint in the start of the interpoint interpoint in the start of the interpoint interpoin
	Note of the series of the second performance of the second perfor	nt argent and information and to any to take pointed on the mail provides and all the importants interpoint in the start of the interpoint and the start of the interpoint in the start of the interpoint interpoint in the start of the interpoint interpoin

conser or of