	Lord one thousand eight	hundred and ninet.	jour	- august	in the year o
	Henryl	Nebberandand	ynwebber hiswil	L	
	of the first part, and U. Q of the second part,	in the County of D. Beardsley, of a	uburn, Newyork,	and State of Tan	neao
	Witnesseth, That Eight Aundred_	the said part <i>us</i> of the	first part in consideration of	the sum of DOLLARS, to them	duly paid, the re
	of the second part lus of Kansas, described as fol (15), in Journaup	heirs and assigns foreve Nows, to-wit: The Nort No sourtein (14) Uty acres of and	by these presents do grav r, all that tract or parcel of In half of the Nort South, Alange No. 1, more on less, an	and situated in the County here tawarter of he Eighten (18) Eact	of Douglas and ection No suff
	with all the appurtenances,	, and all the estate, title	and interest of the said p	uture of the first part th	erein. And the
	do hereby covenant and of a good and indefeasiblee and defend the l	- parties of the lagree at the delivery he state of inheritance there ame in the qui	The second state of the second s	wners of the premises abo abrances and that the	ve granted, and s vey will war 12 leon d kar
(0)		Mortgage to secure the	payment of the sum of	1 1	Lupani
Page 640	according to the terms of said bard ducinfine years.	_ one certain ies of the first from date, first	-mortgagenote part d' linterectfromm	to the said part	y_of the second Luntipai
3710-			mand interest. red to said note		urityonde
eleans are Book 37 Po	and this conveyance shall the part thereof, or interest the and the whole amount shall executors, administrators a prescribed by law, appraise or assigns; and out of all in the costs and charges of meand to the said heirs and assigns.	component attach be void if such payments ereon, or the taxes, or if t Il become due and payab and assigns, at any time it ment hereby waived or no moneys arising from such paking such sales, and the time of the first	ued to faidnote. be made as herein specified, he insurance is not kept up th leg, and it shall be lawful for hereafter, to sell the premises that the option of the party sales, to retain the amount to overplus, if any there be, sh hart, thuir	But if default be made in nercon, then this conveyanc the said party of the sec shereby granted, or any par of the second part from er- hen due for principal and hall be paid by the party	n such payment, o e shall become abs ond part u_{i0} t thereof, in the m vecutors, administ interest, together making such sa
inveleans see Beach 37 Pa	and this conveyance shall be part thereof, or interest the and the whole amount shall executors, administrators as prescribed by law, appraise or assigns; and out of all, ri- the costs and charges of me demand to the said coard heirs and assigns.	component attach be void if such payments ereon, or the taxes, or if t Il become due and payab and assigns, at any time it ment hereby waived or no moneys arising from such paking such sales, and the time of the first	ued to faid note. be made as herein specified, he insurance is not kept up th le, and it shall be lawful for nereafter, to sell the premises it at the option of the party sales, to retain the amount of overplus, if any there be, st fait, thuir the first part, hauthereunto	But if default be made in hereon, then this conveyance the said party of the sec bereby granted, or any part of the second part 1000 , et hen due for principal and hall be paid by the party posetLutter handsand seals to	n such payment, o e shall become abs ond part u_{i0} t thereof, in the m vecutors, administ interest, together making such sa
(Ftorse leave see Book 34	and this conveyance shall the part thereof, or interest the and the whole amount shall executors, administrators a prescribed by law, appraise or assigns; and out of all in the costs and charges of meand to the said heirs and assigns.	composed attack be void if such payments ereon, or the taxes, or if t Il become due and payab and assigns, at any time the ment hereby waived or no moneys arising from such baking such sales, and the time of the said part (14 of reof, The said part (14 of	ued to faid note. be made as herein specified, he insurance is not kept up th le, and it shall be lawful for nereafter, to sell the premises it at the option of the party sales, to retain the amount of overplus, if any there be, st fait, thuir the first part, hauthereunto	But if default be made in nercon, then this conveyanc the said party of the sec shereby granted, or any par of the second part from er- hen due for principal and hall be paid by the party	f such payment, or e shall become abso ond part <i>luio</i> t thereof, in the ma vecutors, administr interest, together making such sa
(Harrelears are Brook 31 P.	and this conveyance shall to part thereof, or interest the and the whole amount shall executors, administrators a prescribed by law, appraise or assigns; and out of all, in the costs and charges of m demand to the said cart heirs and assigns. In Witness When above written. Signed and delivered J. Q. Wight STATE OF KA	component attack be void if such payments ereon, or the taxes, or if t Il become due and payab ind assigns, at any time the ment hereby waived or no moneys arising from such baking such sales, and the time of the said partile of the presence of NSAS, here	ued to faid note. be made as herein specified, he insurance is not kept up th le, and it shall be lawful for nereafter, to sell the premises it at the option of the party sales, to retain the amount of overplus, if any there be, st fait, thuir the first part, hauthereunto	But if default be made in hereon, then this conveyance the said party of the sec bereby granted, or any part of the second part 1000 , et hen due for principal and hall be paid by the party posetLutter handsand seals to	the day and year (S (S (S (S (S
(France leave see Berth 31 P.	and this conveyance shall to part thereof, or interest the and the whole amount shall executors, administrators a prescribed by law, appraise or assigns; and out of all, the costs and charges of m demand to the said cast heirs and assigns. In Witness When above written. Signed and delivered J. G. Wight STATE OF KA County of Long	Lowpons attach be void if such payments ereon, or the taxes, or if t Il become due and payab and assigns, at any time if ment hereby waived or no fioneys arising from such naking such sales, and the tice of the said partice of reof. The said partice of in presence of NSAS, ac	ied to faid note. be made as herein specified, he insurance is not kept up th lererafter, to sell the premises tat the option of the party- sales, to retain the amount to overplus, if any there be, si fart, the first part, have hereunte Me dual the first part, have hereunte Me dual hat on this -28 th day of	But if default be made in nereon, then this conveyance the said party of the sec shereby granted, or any part of the second part in a sec hen due for principal and nall be paid by the party of settline handkand seals wry Webber wry Webber wry Mebber and Mary Lebber	n such payment, o e shall become abs ond part (120) t thereof, in the m vecutors, administ interest, together making such sa the day and year (S (S (S (S (S (A. D. 1871, befor and for said Count (100) (100) (200) (200)
(Harrelears) are Block 31Pr	and this conveyance shall to part thereof, or interest the and the whole amount shall executors, administrators a prescribed by law, appraise or assigns; and out of all, the costs and charges of m demand to the said cast heirs and assigns. In Witness When above written. Signed and delivered J. G. Wight STATE OF KA County of Long	cour from a uttaledbe void if such paymentsereon, or the taxes, or if the11 become due and payabiand assigns, at any time itment hereby waived or noinoneys arising from suchnaking such sales, and thetime of the first from suchreof, The said partities ofin presence of SSS . Be it Remembered, The L. a. Wight State, came in the known to be the sa- the execution of the	ied to said note. be made as herein specified, he insurance is not kept up the lean of it shall be lawful for hereafter, to sell the premises it at the option of the party sales, to retain the amount to overplus, if any there be, st part, thur it first part, have hereunto Me du nat on this 28 th day of my Webber and ime persons, who executed e same.	But if default be made in neceon, then this conveyance the said party of the see shereby granted, or any part of the second part two, ex- hen due for principal and hall be paid by the party of settlitter handsand seals way Webber way Webber mark of angust , f , a Notary Public ing two Webber, the the foregoing instrument,	a such payment, o e shall become abs ond part (11,0) t thereof, in the m vecutors, administri- interest, together making such sa the day and year (Si (Si (Si (Si (Si (Si (Si (Si (Si (Si
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