## Receiving No.6737

574

## MORTGAGE RECORD 80

Reg. No. 1641 /

Receiving No. 6

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By		<b>TO</b>	Worret Giddeck	
bindhed and       Extra A, Burter AL Richard Mart Park       Binder AL Richard Mart Park         ell der around an into Course al.       Douglas and State al Mart Park       Bit Park         ell der around an into Course al.       Douglas and State al Mart Park       Bit Park         with Park State and Line and park is an additional of the mark       Douglas is and State al Mart Park       Bit Park         with Park description, into Course al.       Douglas and State al Mart Park       Douglas and State al Mart Park       Bit Park         All of the same course is a Mark and Park is a difference in the same state al Mark and Park       Douglas and Park is a Mark and Mark and Park is a Mark and Mark and Mark and Mark and Mark and Park and Mark and Park and P				CULTUDING AND STREET
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<pre>main a monomed a law and law an</pre>	WITNESSETH, The	at the said part 195 of the first part, in considerati	ion of the sum of	and a set of the set o
(12), Range Mindeen (12), Jying south of the right of way of the Union Pacific Ballreak contain- ing 2,78 acres more or loss       with the separatement source or loss         with the separatement and all be estat, this and harm of the said part is and the first part there.       Second Se	which is hereby acknowledg	red, na vo sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part y of the second	e receipt of 1 Fin nd part, the which following
And the and specified if d. if the top period	(12), Eange Ninet	teen (19), lying south of the righ	arter (SE4) of Section One (1) Township Twelv at of way of the Union Pacific Railroad conta	e in-
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<pre>d that they will warrant and defend the same against all parties making havid chim theres. The is argued became the parties have to the part 20.4 of the form part shalls at all times during the life of this findesture, pay ull taxe or assessments that may be level or samed spinse abult be part 20.4 of the sound part, the low, if any made paythe to the part 20.4 of the sound part to the state the mark 20.4 of the sound part, the limit taxe will be bare to the state the part 20.4 of the sound part, the state the part 20.4 of the sound part, the limit taxe will be bare to the state the part 20.4 of the sound part, the limit taxe will be bare to the state the part 20.4 of the sound part, the limit taxe will be bare to the state the part 20.4 of the sound part to the part 20.4 of the sound part, the taxe is and the part 20.4 of the sound part to part of the part 20.4 of the sound part to part of the taxe is and the part 20.4 of the sound part to part and the part 20.4 of the sound part to part and the part 20.4 of the sound part to part of the taxe is and the part 20.4 of the sound part to part of the taxe is and the part 20.4 of the sound part to part and the part 20.4 of the sound part to part and the part 20.4 of the sound part to part and the part 20.4 of the sound part to part 40.4 of the part 20.4 of the sound part to part 20.4 of the sound part to part 40.4 of the part 20.4 of the sound part to part 20.4 of the sound part to</pre>	ith the appurtenances and a	Il the estate, title and interest of the said part is a	t of the first part thanks	
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And by specific diff dire directory by part J	And the said part165 of the a good and indefeasible estate of in ad that they will warrant and defeas	n first part do hereby covenant and agree that at the delivable face therein, free and clear of all incumbrance	very hereof they are the lawful owner. Sof the premises above granted	L and seized And And And And And And And And And An
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itten.       Lauren A, Hunter       (SEAL)         Ethel Hunter       (SEAL)         MATE OF       Kansas         (SEAL)       (SEAL)         BE IT REMEMBERED, That on this       30th         day of       September         As one personally known to be the same prime       9 and file         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above       (SEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above       (SEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above       (SEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affired my official seal on the day and year last above       (SEAL)         In Wurtness       Harold A. Beek       Amergined owner of the within mortgage, do hereby veknowledge the full payment of the deby accured thereby, and suthorize the Register of Deeds       Amergined owner of the within mortgage, do hereby veknowledge the full payment of the deby accured thereby, and suthorize the Register of Deeds       I have	And the and parts $0.8$ , at the start parts $1.8$ good and indefaulties entrop of the second and indefaulties entrop of the second and the second se	b fint part do	very hereof they. Are 0 the lawful owner. Sof the premises alore grantee furing the life of this indexture, pay all taxes or assessments that may be levied or asse- upon said real estate insured against fire and tornado in such sum and by such lawna. In the second part to the second part to the extent of hit is the second part of the second part to the second part to the extent of hit is the second part event by this indexture, and also beer interest at the rate of 10% from the date of part event by this indexture, and also beer interest at the rate of 10% from the date of part events by this indexture, and also beer interest at the rate of 10% from the date of part events by this indexture, and hash beer interest at the rate of 10% from the date of part accruing thereas according to the terms of and obligation and halo to secure any man say taxes with laterest thereas and herein provided, in the event that and part_y. of 01 for the same become due and particle, of if the functures to have any that the house and thereas in the tays, that limits they matter and the provements of the and part base of the part is the same become due and particle, or if the functure to the other and the theory is an end of the part, but the top the same due to the terms of the and part. Just of the other and there, in a particle therein and the same become due and approximation the taxes of the terms of the theory is and the theory is the theory is a same due to the terms of the terms of the other and there is a theory is a particle therein and the same become due to add part of the house and all there is the other theory is a part of the part of the same become due and approximate the terms of the term of the terms o	L and mined in the time of a part of a second in the time of a second in the tin the time of a second
Lauren A, Hunter       (SEAL)         Ethel Hunter       (SEAL)         ATE OF Kansas       (SEAL)         (SEAL)       (SEAL)         ATE OF Kansas       (SEAL)         (SEAL)       (SEAL)         ATE OF Kansas       (SEAL)         (SEAL)       (SEAL)         BE IT REMEMBERED, That on this       30th         day of September       A. D. 19         Register of Decids       in the doresaid County and State, came         Lauren A., Hunter end, Ethel Hunter, h is wife       (GEAL)         if the same       in the aforesaid County and State, came         Lauren A., Hunter end, Ethel Hunter, h is wife       (GEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)         IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)         Register of Decids.       XimapyCPREMEX         Register of Decids.       XimapyCPREMEX         It hundering on write of the within mortgage, do hereby vectorsvicelege the full payment of the deby acy of the hereby, and synthetize the Register of Decids       I huntten thereby	And the and pards 0.8. of the sound and individualitie entate of in ord that they will wrant and defen the sound of the sound because the default seven the sound entered by the sound and of the sound the sound entered by the entered by the sound by the sound and and of the sound the sound entered by the sound and the sound the sound entered by the sound by the sound and the sound entered by the sound by the sound by the sound by the sound by the sound by the sound by the sound by the solution by the sound by the sound by the solution by the sound by the sound by the solution by the sound by the sound by the sound by the solution by the sound by the sound by the sound by the solution by the sound by the sound by the sound by the sound by the solution by the sound	In first part do hereby even and and agree that at the ddiubleritance therein, fire and clear of all incombrance. A the same against all parties making lavid claim thereto. Is bereto that the part $0.23$ . of the first part abail at all times do at does not paysible, and that the y, will keep the buildings the part J of the second part, the loss of a yay base and the hermony at the second part, the loss model of the same of does not yang the second part, the loss model of the same of does not yang the the payment of the hermodynamic of the same of by the same the same there is second part, which all interest does not yang to secure the payment of the hermodynamic of the same of by the the same to pay for any insurance or to discharge and not have a payment be made as herein specified, and the other and if yang a taby ar now you will satisfy a the same of pay and the same the made as herein specified and the other and the same the made as herein specified and the other and and here a the same the made as herein specified and the other and the same the made as herein specified and the other and at the other the made as herein specified and the other and at the same the made as herein specified and the other and the same the same the made as herein specified and the other and the same the same the made as herein specified and the other and the same the same the made as herein specified with his indettors is and the same the same the made as herein the mage of pin- making made the same the made the the same the made the same the sa	very hereof they. Are 0, the lawful owner_Sof the premises above granter furing the life of this indexture, pay all taxes or assessments that may be levied or any upon said real entatic insured apticat fire and toreads in such sum and by such lawran or the part_Y of the second part to the extent of	Land when direct in the second
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(SEAL) ATE OF Kansas UNTY OF Douglas BE IT REMEMBERED, That on this 30th day of September A. D. 19. 36, before me% Register of Deeds in the doresaid County and State, came Leuren A. Burler and Ethel Hunter, his wife to me presonally known to be the same promo. 9, who executed the foregoing instrument and duly acknowledged the execution IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above Written. (SEAL) Register of Deeds. ELEASE I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured the Register of Deeds I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured the Register of Deeds I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured thereby, and authorize the Register of Deeds I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured thereby, and authorize the Register of Deeds I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured thereby, and authorize the Register of Deeds I, the undersigned owner of the within mortgage, do hereby schowledge the full payment of the debt secured thereby, and authorize the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deeds I the schowledge the full payment of the debt secured thereby and submittee the Register of Deed	And the and park 0.8. of the s good and individually extract of the good and individually extract of the second and individually extra the line of the second and the second individual is possible and directed by the park 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the second and the second and the second and the second and the second and the second and the second and the second the second and th	In first part do hereby even and and agree that at the ddiubleritance therein, fire and clear of all incombrance. 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ATE OF       Kansas       ss.       FATE OF         UNTY OF       Douglas       ss.       FATE OF         BE IT REMEMBERED, That on this       30th       day of       Saptember       A. D. 19. 38, before me, W         Register of Deeds       in the doresaid County and State, came       Louron A. Hunter and Ethel Hunter, his wife       Generation       Generation         (SEAL)       of the same       The secure data with a who executed the foregoing instrument and duly acknowledged the execution       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)       Harold A. Beek       Manageresider       (SEAL)         In Wurthers with the same prime of the work of the wo	And the and park 0.8. of the s good and individually extract of the good and individually extract of the second and individually extra the line of the second and the second individual is possible and directed by the park 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the second and the second and the second and the second and the second and the second and the second and the second the second and th	In first part do hereby even and and agree that at the ddiubleritance therein, fire and clear of all incombrance. A the same against all parties making lavid claim thereto. Is bereto that the part $0.23$ . of the first part abail at all times do at does not paysible, and that the y, will keep the buildings the part J of the second part, the loss of a yay base and the hermony at the second part, the loss model of the same of does not yang the second part, the loss model of the same of does not yang the the payment of the hermodynamic of the same of by the same the same there is second part, which all interest does not yang to secure the payment of the hermodynamic of the same of by the the same to pay for any insurance or to discharge and not have a payment be made as herein specified, and the other and if yang a taby ar now you will satisfy a the same of pay and the same the made as herein specified and the other and the same the made as herein specified and the other and and here a the same the made as herein specified and the other and the same the made as herein specified and the other and at the other the made as herein specified and the other and at the same the made as herein specified and the other and the same the same the made as herein specified and the other and the same the same the made as herein specified and the other and the same the same the made as herein specified with his indettors is and the same the same the made as herein the mage of pin- making made the same the made the the same the made the same the sa	very hereof they. Are 0 the lawful owner. So the premises alore granter that may be irride or assume that may be irride or assume that may be irride or assume that increase the second provide the relevant of provide the order of the the second provide the transmitter. And is the the second provide the transmitter of the second provide the transmitter. And is the day and provide the second provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of provide the second of 10% from the days of 10	L and seized in the first seizer of the first
ATE OF       Kansas       ss.       FATE OF         UNTY OF       Douglas       ss.       FATE OF         BE IT REMEMBERED, That on this       30th       day of       Saptember       A. D. 19. 38, before me, W         Register of Deeds       in the doresaid County and State, came       Louron A. Hunter and Ethel Hunter, his wife       Generation       Generation         (SEAL)       of the same       The secure data with a who executed the foregoing instrument and duly acknowledged the execution       IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.       (SEAL)       Harold A. Beek       Manageresider       (SEAL)         In Wurthers with the same prime of the work of the wo	And the and park 0.8. of the s good and individually extract of the good and individually extract of the second and individually extra the line of the second and the second individual is possible and directed by the park 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the second and the second and the second and the second and the second and the second and the second and the second the second and th	In first part do hereby even and and agree that at the ddi- abstrinates therein, fire and clear of all incombrance. At the same against all parties making lawid claim thereto. In the bareto flast its the part $0.23$ of the first part abail at all times do at does not paysible, and that the y, will know the buildings the part J of the second part, the low, if any, make paysible at law part by a such that the same become does and paysible and does most the second part, the low model of the same of does not you the payses of the second part, which all interest 0.0/100 of the second part, which all interest of the part to pay for any insurance or to discharge and of the second part, the payses of the second part, with all interest of the payses is barde as herein specified, and the other of the second part to pay for any insurance or to discharge and of the payses is they are now. If which this indettors is a not payses is they are now. If which is not the pay of the second part is not be and part of the second part, with all interest of the maximum is they are now. If which are not pays and if which has indettors is the second or the second part and the have a reference the maximum is the second part. and the have a reference the maximum is the maximum is an upside of pay making mean that is or rank in the second the second part. making mean than are nown. It has ungoind of payses the second part is $0.2$	very hereof they. Ar 0 the lawful owner. Sof the premises alore grantee furing the life of this indexture, pay all taxes or assessments that may be levide or any upon said real estate insured against fire and tornado in such sum and by such harmon to the part. J. of the second part to the extent of hild interest. And in the do here all portions insured as hereign provided, then the part. J. of the second part event by this indexture, and shall beer interest at the rate of 10% from the date of part 	L and weined i and i ge part al and against i the is or company i and the is or summer and in DOLLARS,
BE IT REMEMBERED, That on this 30th day of Saptombor A. D. 19. 36, before me, Register of Decis in the aforesaid County and State, came Lauron A. Huntor and Ethel Huntor, his wife     (SEAL) Is me personally known to be the same person. 9. who executed the foregoing instrument and duly acknowledged the execution of the same.     (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above Harold A. Book Register of Decis. XNEASPERSEEX     (SEAL)     (SEAL) Register of the within mortgage, do hereby teknowledge the full payment of the debt secured thereby, and authorize the Register of Decis	And the and park 0.8. of the s good and individually extract of the good and individually extract of the second and individually extra the line of the second and the second individual is possible and directed by the park 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the first park 1.6. of the second and the second and the mark 1.6. of the second and the second and the second and the second and the second and the second and the second and the second the second and th	In first part do hereby even and and agree that at the ddi- abstrinates therein, fire and clear of all incombrance. At the same against all parties making lawid claim thereto. In the bareto flast its the part $0.23$ of the first part abail at all times do at does not paysible, and that the y, will know the buildings the part J of the second part, the low, if any, make paysible at law part by a such that the same become does and paysible and does most the second part, the low model of the same of does not you the payses of the second part, which all interest 0.0/100 of the second part, which all interest of the part to pay for any insurance or to discharge and of the second part, the payses of the second part, with all interest of the payses is barde as herein specified, and the other of the second part to pay for any insurance or to discharge and of the payses is they are now. If which this indettors is a not payses is they are now. If which is not the pay of the second part is not be and part of the second part, with all interest of the maximum is they are now. If which are not pays and if which has indettors is the second or the second part and the have a reference the maximum is the second part. and the have a reference the maximum is the maximum is an upside of pay making mean that is or rank in the second the second part. making mean than are nown. It has ungoind of payses the second part is $0.2$	very hereof they. Ar 0 the lawful owner. Sof the premises alore grantee furing the life of this indesture, pay all taxes or assessments that may be levied or asses upon asid real estate insured against fire and tornado in such sum and by such harmon to be part. J. of the second part to the extent of hild interest. As in the to be part. J. of the second part to the extent of hild interest. As in the d to keep and provides insured as hereign provided. then the rate of 10% from the date of particular the extend of the first of the second part to the terms of and obligation and also to secure any man securing thereas according to the terms of and obligation and also to secure any man say taxes with laterest thereas a brain provided. In the event that and not accur, any man you take with laterest thereas a brain provided. In the event that and not accur, any man there mathing therein any discussion of the secies and charges in and by the association of the provided in the second and the second and the terms of a second part J. of the tay is the second the second and the provided. In the event that and the our part is the second on a second particle, or if the intermore is not keep in a provided in the restand therein to solid the provements of the address thereing, and in the or and the prove obligation of the second and the provided in the day and your is the second the expective particle section and and the data second part thereing and in the or and many of the interim notable of a all benefits accurding thereform shall estend ar- ment of the respective particle bereing the day and your is Lauren A. Huntor Ethel Huntor	L and winned i de general and against i fe per de and against i fe per de and against i fe i to company i de frame one e company i de frame one to the second base i fe per de to the second base i fe per de tot to the second base i fe per de to t
A. D. 19. 38, before me,      Register of Decds.     A. D. 19. 38, before me,      Register of Decds.     A. D. 19. 38, before me,      A. D. 19. 38, before me,      Register of Decds.     A. D. 19. 38, before me,      A. B. 19. 38, before me,      BELEASE     In the undersigned owner of the within mortgage, do hereby technowledge the full payment of the debt secured thereby, and authorize the Register of Decds     In the debt area of the me and me and me and the secured thereby, and authorize the Register of Decds     In the debt area of the me and me and the secured thereby technowledge the full payment of the debt secured thereby, and authorize the s	And the and park $0.8$ , of the starts of lie is a good and individually extract of the second and individually extract and define the second second second second second second second is a second second second second is a second second second second is a second second second second is a second second second second is a second second second is a second second is a second second second is a second is	In first part do hereby even and and agree that at the ddi- abstrinates therein, fire and clear of all incombrance. At the same against all parties making lawid claim thereto. In the bareto flast its the part $0.23$ of the first part abail at all times do at does not paysible, and that the y, will know the buildings the part J of the second part, the low, if any, make paysible at law part by a such that the same become does and paysible and does most the second part, the low model of the same of does not you the payses of the second part, which all interest 0.0/100 of the second part, which all interest of the part to pay for any insurance or to discharge and of the second part, the payses of the second part, with all interest of the payses is barde as herein specified, and the other of the second part to pay for any insurance or to discharge and of the payses is they are now. If which this indettors is a not payses is they are now. If which is not the pay of the second part is not be and part of the second part, with all interest of the maximum is they are now. If which are not pays and if which has indettors is the second or the second part and the have a reference the maximum is the second part. and the have a reference the maximum is the maximum is an upside of pay making mean that is or rank in the second the second part. making mean than are nown. It has ungoind of payses the second part is $0.2$	very hereof they. Ar 0 the lawful owner. Sof the premises alore grantee furing the life of this indesture, pay all taxes or assessments that may be levied or asses upon asid real estate insured against fire and tornado in such sum and by such harmon to be part. J. of the second part to the extent of hild interest. As in the to be part. J. of the second part to the extent of hild interest. As in the d to keep and provides insured as hereign provided. then the rate of 10% from the date of particular the extend of the first of the second part to the terms of and obligation and also to secure any man securing thereas according to the terms of and obligation and also to secure any man say taxes with laterest thereas a brain provided. In the event that and not accur, any man you take with laterest thereas a brain provided. In the event that and not accur, any man there mathing therein any discussion of the secies and charges in and by the association of the provided in the second and the second and the terms of a second part J. of the tay is the second the second and the provided. In the event that and the our part is the second on a second particle, or if the intermore is not keep in a provided in the restand therein to solid the provements of the address thereing, and in the or and the prove obligation of the second and the provided in the day and your is the second the expective particle section and and the data second part thereing and in the or and many of the interim notable of a all benefits accurding thereform shall estend ar- ment of the respective particle bereing the day and your is Lauren A. Huntor Ethel Huntor	L and winned i de general and against i fe per de and against i fe per de and against i fe i to company i de frame one e company i de frame one to the second base i fe per de to the second base i fe per de tot to the second base i fe per de to t
Adgiter ofDecks in the doresaid County and State, came.     Lauren A. Hunter and Ethel Hunter, his wife     to me personally known to be the same person. 9. who executed the foregoing instrument and duly acknowledged the execution     IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above	And the and pard 0.8. of the set	b fort part do hereby overant and agree that at the ddi aberitance therein, five and dear of all incombrane	<pre>very hereof they Ar 0 the lawful owner_Sof the premises alore granter funding the life of this indenture, pay all taxes or assessments that may be levied or asse upon said real estate insured against fire and tornado in such sum and by such lawran to the part_y of the second part to the extent of high insures. And in the d takep said promises insured as herein provided, then the part J. Y of the second part exceed by this indenture, and shall here interest at the rate of 10°, from the date of part exceed by this indenture, and shall here interest at the rate of 10°, from the date of part exceeding therees according to the terms of said obligation and also to secure any sum y taxe with lattere thereon as herein provided, in the event that and part_y of the mean herein fully detaining the terms of said obligation and also to secure any sum y taxe with lattere thereon as herein provided, in the event that and part_y of the mean herein fully detaining the Deemes head and the solution of the part the the construction that the common of the part of part there, is a construct the therein and the beam estated and the part there of all the interpart and interest. The other that and part the part there is the terms of the repetitive part there on the the premises the other events of the repetitive parts here on the term of and the terms of the the termine terms of the premises the other part there of all the out reserved the termine terms of the premises the other part there of all the out events the termine terms of the premises the other part there of all the out events the termine terms of the premises the other part there of a sub term of the termine terms of the premises the other part there of a sub term of the termine terms of the premises the other part terms of all the out events the termine terms of all the out the other terms of terms the part terms of the term of the termine terms of terms of terms of terms terms of terms the terms of terms terms of terms terms of terms terms of terms terms of te</pre>	L and seized i de general de general de general de la seize de la
(SEAL) to me personally known to be the same person. 5. who executed the foregoing instrument and duly acknowledged the execution IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above mitten	And the and pard 0.8. of the set	s fast part do hereby avenant and agree that at the ddi herritance therein, free and dear of all incumbrance de the mane spitch all parties making therd ddim thered. m breck that the part(10.6.1 cf the first part hall at all times d as do and payable, and that(hftey	very hereof they. Ar G the lawful owner. So the premises alore grantee furing the life of this indenture, pay all taxes or assessments that may be levied or asses upon aid real entatic insured against fire and tornado in such sum and by such harmony to the part. J. of the second part to the extent ofhirdhird As in the the be part. J. of the second part to the extent ofhird. intervet. As in the best intervet at hereis provided. In the rate of 10% from the date of part seconds thereas a second part to the terms of aid oblightion and also to secure any man seconds thereas a second part to the terms of aid oblightion and also to secure any man you taxe with literet thereas a benefit portided. In the event that and part. J. of the three sections for and particle. If default be main more payments or any here thereas a network of the second and the terms of the section of the date of the part. J. of the part of and thereas a second part of the second and the order three sections for and particle. If default be main used by payments or any here the second one and paytice, if the terms of the section thered, and the order three sections thereon and the order and thereas a corrule thered, and the order amound the respective partice best and charges indicate thered, and the order interve oblighted interves. A share the order and the section according therefore shall extend amound the respective partice best and charges indicate thered, and the order Lauren A. Hunttor Ethel Huntor A D to 38 best.	L and seized in the international sector of the internatio
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	And the and pard 8.8. of the set	s fort part do	very hereof they. Ar 0 the lawful owner. So the premises alore granter furing the life of this indexture, pay all taxes or assessments that may be levide or asses upon and real entate insured against fire and tormade in such sum and by such harmon to be part. J of the second part to the extent of hild	L and seized in the international sector of the internatio
Harold A. Beck     Register of Deeds.     XnanyCrasidA      Register of Deeds.     Interpretent the within mortgage, do hereby technowledge the full payment of the debt secured thereby, and authorize the Register of Deeds	And the and pard 0.8. of the said pard 0.8. of the said pard 0.8. of the said said said said said said said said	<pre>b fort part do</pre>	very hereof they. Ar 0 the lawful owner_Sof the premises alove grantee furing the life of this indenture, pay all taxes or assessments that may be levied or asses upon and real estate insured against fire and tornado in such sum and by such lawran to the part. J. of the second part to the extent of <u>his</u> insures. And in the do the part. J. of the second part to the extent of <u>his</u> insures. And in the do the part. J. of the second part to the extent of <u>his</u> insures. And in the do the part. J. of the second part to the extent of <u>his</u> from the date of part extends by this induction, and also have interest at the rate of 10 <sup>o</sup> , from the date of part accruing thereon according to the terms of asid obligation and also to accure any sum y taxes with latteret thereon as been provided. In the work of the part, <u>J</u> of the the second part the convertex with the commend on and part. <u>J</u> of the the second part therein and y constrained. If if the life made in such payments or any part to the convertex which come and the state of the part there is and part the second of the operation of the part of the part there is and the state accruing therein a the convertex which here and only of the part there is the order of the the terms of the tax order where the parties and the part there is the terms of the the part of the terms and the state of the part there is the terms of the the part of part there and the term and the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the the part of parts the part terms of the terms of the terms of parts the part terms of the terms of terms of terms of terms of terms of terms of terms of the the part of parts the part terms of terms of term	t and seized data and apalast data are support to the seizer of the se
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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	And the and pard 8.8. of the set of and 16 a	s fast part do	very hered they. Ar. 0. the lawful owner. So the premises alore inner that may be levid or any upon aid real entations in a gainst fire and tornado is such any and by such hannes the part. J. of the second part to the sected of . Init	t and seized di general di genera
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