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Wallace V. Micholson and Helon G. Nicholson, his wife           to me personally known to be the same person.4_ 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. My commission expires on the 5	And the said part_ics. and select of a good and min <u>as the North Ha</u> and that they will warrant at it is agreed between the or assessed against said real such sum and by such insuran- extent oftheir	aci the Star part dobereby covenant : for 0.0 Lot. S. in Block 9. in: 10 0.0 Lot. S. in Block 9. in: defend the same seams at just similar the same parties bare in the same seams at just similar the same star way the same become due and paysh is company as shall be specified and directed and in the error that said parties. Add the second part may pay said the same seams at the same seams at the same data of the second part may pay said interest at the said of 10% from the date d as a moretage to secure the payment of the interest at the same lock of the second pays and in the error part.log of the second pays (add the second pays and the second pays (add the second pays and the second pays (add the second pays and the second pays and of the balance of the second pays and of the balance is a the second of the second pays and of participal and interest, together with to the for pays. I add the second pays and of pays at the premise berefore with the total star balan distorest, together with to the for pays. 140 and interest, together with the total and the total total total total total total total total the total and total total total total total total total total total total t	nd agree that at the ddivery and clear of all incumbrance <u>Oroact Addittion</u> . I new the second addited and the second for a bavia (dain thereta. (reand that <u>that will be and the second</u> for that that that if all to pay use to assen and incurance, or citi of payment unuit fully read- be payment of said sum of r art, with all interest access of the second second second specified, and the obligation specified, and the obligation specified, and the obligation of the costs and the second regul the costs and the second regul the costs and the second regul the costs and charges incidents and the cost and the second regul the costs and charges incidents and the cost and charges incidents and the cost and charges incidents and the cost and the cost and charges incidents and the cost and the cost and charges incidents and the cost and charges incidents and the cost and the cost and charges incidents and the cost and the cost and charges incidents and the cost and the cost and the cost and the cost and the cost and the cost and the cost and the cost and the cost and the cost and th	heres. Ling. Are. the is Arangta & Cirst mort. C. the oity of Lawr during the Nie of this indenuers, Licep the building upon aid of the same beene during oner, and the assume two gains and or of the same beene during anone, creatured on the 23th of the same beene during a same contained therein fully discharged as they are how of the water to a hard withing the original if of the a here are not of the original if or the a hardword of the pro- ting the original of the original in the manner presented by here in the manner presented by here in the manner of the original is and successors of the original is and successors of the original the during of the original here a successor of the original is and successors of the original is and successors of the original is a during the original is a successor to a successor of the original is in the manner presented by here in there a support the manner presented b	igage on real estri conce sy all taxes or assessments to cal extate insured against for able to the part. deg of the can payable XX to here asis ecclose a part of the indebt day of August day of a solution day of a solution and a bay a receiver appoint and all benefits accruing there are a solution and the and all benefits accruing there on	hat may be levied e and iornade in a second part to the escond part of the escond part of the escond part of the part of the insurance in the insurance in the escond part of the part of the insurance in the insurance in the escond part of the part of the insurance in the insurance in the escond part of the part of the insurance in the insurance in the escond part of the part of the insurance in the insurance in the escond part of the escond part
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