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Signed, sealed, and delivered in the presence of }
 Isaac M. Naddell }
 Angus M. Cannon }
 D. T. Rundquist *Seal*

United States of America.

Territory of Utah
County of Salt Lake } s.s.

On this Second day of March A. D. one thousand eight hundred and seventy-eight before me, Angus M. Cannon, Recorder for Salt Lake County, in the Territory of Utah, duly elected, commissioned and qualified, personally appeared Charles T. Rundquist whose name is subscribed to the annexed instrument as a party thereto, personally known to me to be the same person described in and who executed the said annexed instrument as a party thereto, and duly acknowledged to me that he executed the same freely and voluntarily, and for the uses and purposes herein mentioned.

In Witness Whereof, I have hereunto set my hand, and affixed my Official Seal, at my Office in Salt Lake City, U. S. the day and year in this Certificate first above written.

Angus M. Cannon

Recorder, Salt Lake County, U. S.

Filed for Record March 2d 1878, at 11.10 a. m.

To: The United States of America.

To all to whom these presents shall come, Greeting:

Certificate

No: 1245 } Whereas Lewis Reed of Salt Lake County Utah Territory has deposited in the General Land Office of the United States a certificate of the Register of the Land Office at Salt Lake City Utah Territory whereby it appears that full payment has been made by the said Lewis Reed according to the provisions of the Act of Congress of the 2d, of April, 1820, entitled An Act making further provision for the sale of the Public Lands for the sum of one hundred and two, seven, and eight, of Section ten and the last half of the Southeast quarter of Section nine, in Township one North of Range one West in the district of lands subject to sale at Salt Lake City Utah Territory containing one hundred and forty acres according to the Official Plat of the Survey of said Lands, returned to the General Land Office by the Surveyor General, which said tract has been purchased by the said Lewis Reed.

I now know ye, that the United States of America, in consideration of the premises, and in conformity with the several acts of Congress in such case made and provided, have given and granted, and by these presents do give and grant unto the said Lewis Reed and to his heirs, the said tract above described: To have and to hold the same together with all the rights, privileges, immunities, and appurtenances of whatsoever nature, thereunto belonging, unto the said Lewis Reed and to his heirs and assigns forever, subject to any leased and accrued water rights for mining, agricultural, manufacturing, or other purposes, and rights to ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged by the local customs, laws, and decisions of courts, and also subject to the right of the proprietors of a claim to deduct and remove his share therefrom, should the same be found to penetrate, cut and cross the premises hereby granted, as provided by law.

In testimony whereof I, George D. Grant President of the United States,

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of America, has caused these letters to be made Publick, and the Seal of the General Land Office to be affixed to the same.

Given under my hand, at the City of Washington, the first day of December in the year of our Lord one thousand eight hundred and sixty three
and of the Independence of the United States the Ninety eighth.

By the President U. S. Grant

By J. D. Williamson, Secretary.

J. R. Lippincott, Recorder of the General Land Office.

Recorded, Vol. 2, Page 380.

Filed & Recorded March 2d. 1898 at 3.15 p.m.

This Indenture Made the second day of March in the year of our Lord one thousand eight hundred and sixteen of eight Between Levi Reed of Brighton Ward in the County of Salt Lake and Territory of Utah, party of the first part, and Ira Allen Reed of the same place County and Territory aforesaid the party of the second part, witnesseth, that the said party of the first part, for and in consideration of the sum of Sixty Six and eighty five hundredths (\$66.85) dollars lawful money of the United States of America, to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, sold, aliened, remised, released, conveyed and confirmed, and by these presents does grant, bargain, sell, alien, remise, release, convey and confirm unto the said party of the second part, and to his heirs and assigns forever, all that certain piece or parcel of land known and described as follows, to wit: Situate in the County of Salt Lake and Territory of Utah and contained within the limits of the East half of the Southeast quarter of section nine (9) a. d. Lot seven (7) of section ten (10) Township one (1) North of Range one (1) west Salt Lake Meridian and particularly described as follows: Beginning with eighty (80) rods and northwesterly one and four tenths (1.4) rods from the North east corner of the south east quarter of said section nine (9) thence North twenty four (24) rods thence by the land of Malvina P. Hardy east forty five and three tenths (45.3) rods to a ditch fence northwesterly by said land north eighty seven degrees east (N. 87° E.) thirty three and four tenths (33.4) rods to a point on the east bank of a slough. Thence onward by said land along and across said slough northwesterly eight and six tenths (8.6) rods to a point on the west bank and slough. Thence onward by said land north eighty seven degrees west (N. 87° W.) east forty five and three tenths (45.3) rods thence across said slough to the west bank of Jordan River. Thence up the west bank and thence southerly twenty and one half degrees east (S. 20.5° E.) twenty five and two tenths (25.2) rods thence South eighty seven degrees west (S. 87° W.) seventy four and five tenths (74.5) rods thence southwesterly one and four tenths (1.4) rods thence south eighty seven degrees west (S. 87° W.) thirty three and four tenths (33.4) rods across aforesaid slough to aforesaid ditch fence northward south. Thence west forty five and three tenths (45.3) rods to the place of beginning containing twenty five and twenty nine hundredths (25.29) Acres, more or less.

Together with all and singular the hereditaments and appurtenances thereto belonging or in anywise appertaining, and the rents, issues and profits thereof; and also all the estates, rights, title, interest in and to the above described property, possession, claim and demand whatsoever, as well in law as in equity, if the said party of the first part will, invest its said premises, and assign part and parcel thereof, with the appurtenances.

The said and to hold all and singular his said premises, together with the appurtenances unto the said party of the second part, and to his heirs and assigns forever.

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Signed, I.
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