| -          |   | C | 1 |  |
|------------|---|---|---|--|
| <b>E</b> 1 | л | • |   |  |

10

The words downed a windowed on the original instrument The words having described leaving been pail in Jull. This molgagis leaven alcosed here lieved there to be haven dischanged as here a new have the field there or so here and the hard

| Lord one thousand eight hu  | this fifteenth  | Contract Contract of Contract                                  | between  |
|---|---|--|--|
| Lord one thousand eight he<br>Mas Au  | sannahl Timmons   |  | 15. matters and  |
| of decompton  | in the County of  | Jouglas  | and State of Mansas  |
| of the first part, and U.J.   | derris  |  |  |
| of the second part,   |   |  |  |
| Witnesseth, That th   | ne said partyof the first part i  | in consideration of  | the sum of   |
|   |   |  |  |
|   |   |  |  |
| of the second part his  | heirs and assigns forever, all that   | tract or parcel of   | and situated in the County of Douglas and s  |
| of Kansas, described as follo   | ws, to-wit lots numbere   | dwenigs  | a) twenty one (21) twenty two 122  |
| 11 - I Henry li   | a 2) Is at RAAMAAA DUAL   | 1 LUCARAL million  | 1211 in Phility of Secondition as  |
| cording to the pus  | bliched plat there of   |  |  |
| 0 0   |   |  |  |
|   |   |  |  |
|   |   |  |  |
| The second secon  | and all the estate title and inter  | est of the said j  | partyof the first part therein. And the  |
|   | In a set in the set of the set of the   | 1 1 1 A A A A A A A A A A A A A A A A A  |  |
| dett haraby covenant and  | agree at the delivery hereof w  | as the lawful  | owner-of the premises above granted, and s   |
| of a good and indefeasiblees  | tate of inheritance therein free a  | nd clear of all incu   | imbrances  |
| or a good and see   |   |  |  |
|   |   |  |  |
| fill second s   |   | C.1  |  |
| This grant is intended as a   | Mortgage to secure the payment  | t of the sum of $=$  |  |
|   |   | lato   | this day executed and delivered  |
| according to the terms of   | certain   | 1/0  | to the said partyof the second   |
| R said / / Ura D  | wanne manne   | Y. 4   |  |
| ~~~~~~  |   |  |  |
|   |   |  |  |
| 5   |   |  |  |
| and this conveyance shall b   | be void if such payments be made  | e as herein specific   | ed. But if default be made in such payment, of thereon, then this conveyance shall become ab   |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all an<br>the costs and charges of m  | reon, or the taxes, or it the main<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the of<br>honeys arising from such sales, to<br>hoking such sales, and the overph   | t shall be lawful for<br>, to sell the premi<br>option of the party<br>o retain the amount<br>us, if any there be  | ses hereby granted, or any part thereof, in the<br>of the second part us executors, adminis<br>then due for principal and interest, togethe  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all in<br>the costs and charges of m<br>demand to the said MAA.   | reon, or the taxes, or if the main<br>l become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o   | t shall be lawful for<br>, to sell the premi<br>option of the party<br>o retain the amount<br>us, if any there be  | ses hereby granted, or any part thereof, in the a<br>of the second part us executors, adminis<br>then due for principal and interest, together   |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA  | reon, or the taxes, or if the main<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the<br>thoneys arising from such sales, to<br>haking such sales, and the overphe<br>waaraal Survaal Survayo   | t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be  | in the said party of the second part his<br>ses hereby granted, or any part thereof, in the n<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAAA<br>tors and assigns.<br>In Witness Wher   | reon, or the taxes, or if the main<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the<br>thoneys arising from such sales, to<br>haking such sales, and the overphe<br>waaraal Survaal Survayo   | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | n the said party of the second part his<br>ses hereby granted, or any part thereof, in the n<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s<br>nto set here hand and seal the day and ye  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAAA<br>cors and assigns.<br>In Witness Wher<br>above written.   | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>thoneys arising from such sales, to<br>aking such sales, and the overple<br>waannah Timmoo<br>waannah Timmoo<br>reof, The said party_of the firs  | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | nt the said party of the second part his<br>ses hereby granted, or any part thereof, in the n<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAAA<br>tors and assigns.<br>In Witness Wher   | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>thoneys arising from such sales, to<br>aking such sales, and the overple<br>waannah Timmoo<br>waannah Timmoo<br>reof, The said party_of the firs  | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | no the said party of the second part his<br>ses hereby granted, or any part thereof, in the n<br>of the second part live executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s<br>not set hu hand and seal the day and yes<br>Mulliammahl Timmons (1)                              |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAAA<br>cors and assigns.<br>In Witness Wher<br>above written.   | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>thoneys arising from such sales, to<br>aking such sales, and the overple<br>waannah Timmoo<br>waannah Timmoo<br>reof, The said party_of the firs  | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | n the said party_of the second part_ <i>his</i><br>ses hereby granted, or any part thereof, in the r_<br>of the second part_ <i>his_</i> _executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party_making such s<br>nto set <i>his</i> hand and seal the day and ye<br><i>Muslusannahl. Timmons</i> |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAAA<br>cors and assigns.<br>In Witness Wher<br>above written.   | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>thoneys arising from such sales, to<br>aking such sales, and the overple<br>waannah Timmoo<br>waannah Timmoo<br>reof, The said party_of the firs  | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | no the said party of the second part his<br>ses hereby granted, or any part thereof, in the r<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s<br>nto set here hand and seal the day and ye<br>Muslimannahl. Timmons (                              |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Signed and delivered  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overphe<br>waarmal Simmo<br>reof, The said party of the firs<br>in presence of   | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | no the said party of the second part his<br>ses hereby granted, or any part thereof, in the r<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s<br>nto set here hand and seal the day and ye<br>Muslimannahl. Timmons (                              |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Signed and delivered  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overphe<br>waarmal Simmo<br>reof, The said party of the firs<br>in presence of   | ance is not kept $q_1$<br>t shall be lawful for<br>; to sell the premi<br>option of the party<br>o retain the amound<br>as, if any there be<br>the formation of the second<br>the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second<br>second of the second of the second of the second of the second<br>second of the second of th | no the said party of the second part his<br>ses hereby granted, or any part thereof, in the r<br>of the second part his executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party making such s<br>nto set here hand and seal the day and ye<br>Muslimannahl. Timmons (                              |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>haking such sales, and the overphene<br><i>lusannal Simmo</i><br><i>eof</i> , The said party_of the firs<br><i>in presence of</i><br>MNSAS,<br><i>A</i>   | t shall be lawful for<br>, to sell the premi<br>option of the party<br>o retain the amou<br>as, if any there be<br><u>wolve</u><br>st part, has hereu  | no the said party_of the second part_his<br>ses hereby granted, or any part thereof, in the r_<br>of the second part_hisexecutors, adminis<br>at then due for principal and interest, together<br>, shall be paid by the party_making such s<br>nto set hushand and seal the day and ye<br>MrsDusannahl Timmons((                                |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>haking such sales, and the overphene<br><i>lusannal Simmo</i><br><i>eof</i> , The said party_of the firs<br><i>in presence of</i><br>MNSAS,<br><i>A</i>   | t shall be lawful for<br>, to sell the premi<br>option of the party<br>o retain the amou<br>as, if any there be<br><u>wolve</u><br>st part, has hereu  | n the said party_of the second part_his<br>ses hereby granted, or any part thereof, in the n<br>of the second part_his_executors, adminis<br>at then due for principal and interest, togethe<br>, shall be paid by the party_making such s<br>nto set his_hand and seal the day and yes<br>had usammahl. Timmons (1)                             |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>honeys arising from such sales, | his  | ny of <u>March</u> , A. D. 1892, bel   |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>honeys arising from such sales, | his  | ny of <u>March</u> , A. D. 1892, bel   |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>honeys arising from such sales, | his  | ny of March, A. D. 1892, bel<br>my of  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the main<br>l become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the of<br>honeys arising from such sales, to<br>haking such sales, and the overphene<br><i>lusannahl</i> . <i>Simma</i><br><i>cof</i> , The said party_of the firs<br><i>in presence of</i><br><u>INSAS</u> ,<br><u>a</u>   | his <u>15</u> <u>15</u> <u>15</u> <u>15</u> <u>15</u> <u>15</u> <u>15</u> <u>15</u>  | ny of A D. 1899, between the solution of the second part was executors, administed or any part thereof, in the result of the second part was executors, administed the day for principal and interest, together, shall be paid by the partymaking such set here hand and seal the day and yee has been been been been been been been bee         |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the main<br>l become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the of<br>honeys arising from such sales, to<br>haking such sales, and the overphene<br><i>lusannahl</i> . <i>Simma</i><br><i>cof</i> , The said party_of the firs<br><i>in presence of</i><br><u>INSAS</u> ,<br><u>a</u>   | his _ 15 <sup>-</sup> _ di   | ny of A D. 1899, between the solution of the second part was executors, administed or any part thereof, in the result of the second part was executors, administed the day for principal and interest, together, shall be paid by the partymaking such set here hand and seal the day and yee has been been been been been been been bee         |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators as<br>prescribed by law, appraise<br>or assigns; and out of all,<br>the costs and charges of m<br>demand to the said MAA<br>tors and assigns.<br>In Witness Wher<br>above written.<br>Stigned and delivered<br>STATE OF KA<br>County of Dougla  | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>and assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>honeys arising from such sales, to<br>the overphene<br><i>in presence of</i><br>INSAS,<br><i>s</i>   | his _ 10 <sup>5</sup> _ di<br>his _ 10 <sup>5</sup> _ di<br>his _ 10 <sup>5</sup> _ di   | ny of March A. D. 1899, between the solution of the second part and for second part and seal the day and yee (   |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of alkan<br>the costs and charges of m<br>demand to the said MAA<br>or and the sai | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overple<br>$waannah@ Jimmo eof, The said party of the first in presence of ANSAS, s_{a}$   | his <u>15</u> <u>d</u> <del>d</del>   | nt the said party_of the second part_his<br>ses hereby granted, or any part thereof, in the r<br>of the second part his_executors, adminis<br>at then due for principal and interest, together<br>, shall be paid by the party_making such s<br>nto set his_hand and seal the day and yee<br>Mislusannahl. Timmons(<br>                          |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of alkan<br>the costs and charges of m<br>demand to the said MAA<br>or and the sai | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overple<br>$waannah@ Jimmo eof, The said party of the first in presence of ANSAS, s_{a}$   | his <u>15</u> <u>d</u> <del>d</del>   | ny of March, A. D. 1892, beta<br>my of March, A. D. 1892, beta<br>my of March, A. D. 1892, beta<br>my of March, M. D. 1892, beta<br>my of  |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of alkan<br>the costs and charges of m<br>demand to the said MAA<br>or and the sai | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overple<br>$waannah@ Jimmo eof, The said party of the first in presence of ANSAS, s_{a}$   | his <u>15</u> <u>d</u> <del>d</del>   | ny of <u>March</u> , A. D. 1842, bef<br><u>any of March</u> , A. D. 1842, bef<br><u>any of March</u> , a Notary Public in and for said Cou<br><u>any animmarried woman</u><br>ted the foregoing instrument, and duly acknow<br>ted the foregoing instrument, and duly acknow<br>into set my hand and affixed my official seal on                 |
| part thereof, or interest the<br>and the whole amount shal<br>executors, administrators an<br>prescribed by law, appraise<br>or assigns; and out of alkan<br>the costs and charges of m<br>demand to the said MAA<br>or and the sai | reon, or the taxes, or if the insur<br>1 become due and payable, and i<br>nd assigns, at any time thereafter<br>ment hereby waived or not at the o<br>honeys arising from such sales, to<br>taking such sales, and the overple<br>$waannah@ Jimmo eof, The said party of the first in presence of ANSAS, s_{a}$   | his <u>15</u> <u>d</u> <del>d</del>   | ny of <u>March</u> , A. D. 1842, bef<br>   |

•

•

•

-----

the second se

and the second second second

and the first of the second second

JOURNAL CO., LAWRENCE, KAN.