	a control of the	

(SEAL)		URMAL CO., LAWRENCE, MAN.
et the first part, and <i>Hungh (Slav)</i> , and <i>et ally the marked and the same of the second part</i> . Witnesseth, That the said party of the first part in consideration of the sum of <u>Hungh (Marked Constituents)</u> of the second part. Witnesseth, That the said party of the first part in consideration of the sum of <u>Hungh (Marked Constituents)</u> of the second part. Witnesseth, That the said party of the second part (Marked Constituents) of the second part (Marked Constituent) of the second p	day of Allauset in the year of a	his Indenture, Made this
et the first part, and <i>Hungh (Slav)</i> , and <i>et ally the marked and the same of the second part</i> . Witnesseth, That the said party of the first part in consideration of the sum of <u>Hungh (Marked Constituents)</u> of the second part. Witnesseth, That the said party of the first part in consideration of the sum of <u>Hungh (Marked Constituents)</u> of the second part. Witnesseth, That the said party of the second part (Marked Constituents) of the second part (Marked Constituent) of the second p	between	Ord one thousand eight hundred and ninety UNI
of the second part,	- Douglast	i
Witnesseth, That the said party of the first part in consideration of the sum of	and State of	the first part, and Mugh Blaun
et which is hereby acknowledged, half, sold and by these presents dolls, grann, bragins salt and mortgage to the said party of the second part. LLU, here and assigns forever, all part there or pared of land singuate in the County of Dongtas and Sea of Kanasa, described in glubox, to variable MLLU, the Second Part Mark (a)		
of the second part. LLU. here and assigns forever, all that trace or parcel to the side attacts in the Contry of Dougar and Sim of Kapas, described a failed in trace or parcel to the ad statest in the Contry of Dougar and Sim of Kapas, described a failed with the trace or parcel to the district the the Contry of Dougar and Sim of the second part. LLU. Here all the side of the second part of the second part of the second part of the second part. LLU and the second part of the second part. LLU and the second part of the se	DOLT IDA	and the second start and a second start and second start an
dold. hereby covenant and agree that at the delivery hereoldul. L1 the lawful ownerof the premises above granted, an seized of a good and indefeasible estate of inheritance therein free and clear of all incumbrances. This grant is intended as a Mortgage to scenre the payment of the sum of	these presents do LA grant, bargain, sell and mortgage to the said party	the second part M(A) bains and and t
doll hereby covenant and agree that at the delivery brend_MLU_ the lawful owner= of the premises above granted, an seized of a good and indefensible estate of inheritance therein free and clear of all incumbrances This grant is intended as a flortgage to secure the payment of the sum of according to the terms of		ith all the appointenance and all of
This grant is intended as a Mortgage to secure the payment of the sum of		
This grant is intended as a Nortgage to secure the payment of the sum of	ereof 14 14) - the lawful owner of the main in the	the hereby covenant and agree that at the deliver
according to the terms of	herein free and clear of all incumbrances	ized of a good and indefeasible estate of inheritand
according to the terms of		
according to the terms of Out		his grant is intended as a Mortgage to some the
according to the terms of <u>UN</u> certain <u>MIMAULOTY</u> <u>Nota</u> to the said party of the second part Guyan <u>June 10</u> <u>June 10} <u>June 10</u> <u>June 10} <u>June 10</u> <u>June 10} <u>June 10</u> <u>June 10} <u>June 10} <u>June 10} June 10} <u>June 10} June </u></u></u></u></u></u></u>		
and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or any part therefor, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute and the whole amount shall become due and payable, and it shall be lawful for the said part of the second part MAL and the whole amount shall become due and payable, and it shall be lawful for the said part of the second part MAL and the whole amount shall become due and payable, and it shall be lawful for the said part of the second part MAL are caused or a administrators and ministrators and initiatrator or assigns; and out of all the moneys arising from such sales, to retain the amount then due for principal and interest, togethe with the costs and charges for making such sales, and the overplue, if any there be, shall be paid by the party making such sales and the overplue, if any there be, shall be paid by the party making such assigns. In Witness Whereof, The said party of the first part, halk hereunto set ALL hand and seal the day and year firs above written	Intuisiony Note this day executed and delivered by the	cording to the terms of OMJ certain
and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or any part therefor, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part <u>MAU</u> executors, administrators and assigns, at any time therefaiter, to sell the premises hereby granted, or any part thereof, in the manne prescribed by law, appraisement hereby waived or not at the option of the party. of the second part <u>MAU</u> executors, administrators and charges for making such sales, not not at the option of the party. of the second part <u>MAU</u> executors, administrators and interest, togethe with the costs and charges for making such sales, and the overplay, if any there be, shall be paid by the party <u>making such</u> sale on demand to the said@AU4 of <u>MAU FIAAU @AU4 Way</u> heirs and assigns. In <u>Witness Whereof</u> , The shid party_of the first part, halk hereunto set <u>MAU hand</u> and seal the day and year first above written. Signed and definered in presence of <u>JAWSON JWAU</u> (SEAL) STATE DF KANSAS , S8. Be it Remembered , That on this <u>JS</u> _day of <u>MU2 With</u> , A. D. 1895, before me, <u>MI MAU4 WAU4 MAU4 MAU4 MAU4 MAU4</u> , a Notary Public in and for said County and State, came <u>AU4000 JWAU4 MAU4000 MAU4000000000000000000000000000000000000</u>	to the said party of the second parts	ayable twelve months) atta
and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or any part therefor, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall becope absolute and the whole amount shall become due and payable, and it shall be lawful for the said party. of the second part MAD executors, administrators and ansigns, at any time thereafter, to see all the premises hereby granted, or any part thereof, in the manne prescribed by law, appraisement hereby waived or not at the option of the party of the second part Matereot, administrators, administrator, administrators, administrators, administrators, administrators, administrators, administrators, administrator, administrators, administrators, administrator, administrators, administrator, administrat	truet at 8% for from date fairable simi-anno nat	Jank Lawrence Nansas, with i
A the orter of, on the rest index of the inservance is not keep up thereon, then this conveyance shall becope absolute and the whole amount shall be assigns, at any time thereafter, to sell the perimes hereby granted, or any part thereof, in the manne prescribed by law, appraisement hereby waived or not at the option of the party of the amount then due for principal and interest, togethere with the costs and charges for making such sales, and the overplus, if any there be, shall be paid by the partymaking such sales and the amount then due for principal and interest, togethere with the costs and charges for making such sales, and the overplus, if any there be, shall be paid by the partymaking such sales and the manne and the tores and charges for making such sales, and the overplus, if any there be, shall be paid by the partymaking such sales and the manne preserved for the inst part, had there and the mount of the said gave and the amount then due for principal and interest, togethere written. I whole amount is a signed and thereof, and the party of the first part, had thereunt set written. State and delivered to preserve of four written. State and delivered to preserve of four written. State and delivered to preserve of four preserve of four preserved and delivered tor preserve of four party.	Transmission of the state of th	
above written. Signed and delivered in presence of JAWAON JUWIO (SEAL.) STATE OF KANSAS, SS. County of DOUGLON Be it Remembered, That on this 15 ⁻ day of August, A. D. 1895, before me, N. N. Mars Be it Remembered, That on this 15 ⁻ day of August, A. D. 1895, before me, N. N. Mars Known to be the same person—who executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and ware bet above uniting.	at the option of the party of the second part MAREVEUTORS, administrators is sales, to retain the amount then due for principal and interest, together the overplus, if any there be, shall be paid by the party making such the overplus, if any there be, shall be paid by the party making such	escribed by law, appraisement hereby waived or s assigns; and out of all the moneys arising from s ith the costs and charges for making such sales, ar le on demand to the said Ourty of the full irs and assigns.
Image: State SEAL.) STATE OF KANSAS, SS. County of Douglas SS. Be it Remembered, That on this 15 day of fuguet, A. D. 1895, before me, N. N. LIQNS, a Notary Public in and for said County and State, came DOUGON INVAL AM MAMAANUL MACM Image: State and Stat		ove written.
STATE OF KANSAS, (SEAL.) STATE OF KANSAS, (SEAL.) County of Douglan SS. Be it Remembered, That on this _/_5 day of, a Notary Public in and for said County and State, came DOUGON INVIA AN ANMARIAL MACAN	QUUNUM QUUNCI) (SEAL.)	
STATE OF KANSAS, SS. County of Douglan SS. Be it Remembered, That on this 1.2 day of August, A. D. 1895, before me, N. J. Man Man Marine An and for said County and State, came Jawa Marine Anna Marine Anna Marine Anna Marine known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and was last above switten	The information of the informati	genorae maa
Be it Remembered, That on this 15 day of August, A. D. 1895, before me, N. N. HOW, and State, came JOURION JUDIO AM MAMORIANIA MACIM Known to be the same person-who executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and wast bet above written	(Seal.)	
Be it Remembered, That on this <u>15</u> day of <u>August</u> , A. D. 1895, before me, N. N. <u>Ataw</u> , a Notary Public in and for said County and State, came <u>JAURAN JUNA</u> AN <u>AUMARYALIA MARKA</u> to me personally known to be the same person_who executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and wast bet above written	(SEAL)	STATE OF KANSAS, Ss.
In JY. HORV		sunty of 100 again)
State, came JOLUNA TALLUNA ON HAMMON'S A MACH to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and was last above within		Be it Remembered, The
to me personally known to be the same personwho executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day	, a Notary Public in and for said County and	N. IY. Dears/_
known to be the same personwho executed the foregoing instrument, and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and user last above written		State, came JULIN
the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day		known to be the sat
and year last shows written	ume.	the execution of the
My commission expires JUM_70_1895_N.JY. Deard Recorded AUQ_7.3_A. D. 1895 at 11 ²⁹ _o'clockA_M. Natery Public. James Brooks Heyliter of Dead.		and war last shows
Recorded AugA. D. 1895. at 1130-o'clock A_M. Natary Public.	NO_1805 N. IY Seares	My commission expires 90
James Brooks	A. D. 1895 . at 11 o'clock A M. Notary Public.	Recorded Aug
Register of Deals.	James Brooks	0
2.2	Register of Dereds.	
	\mathcal{V}	