THE PROPERTY OF THE PROPERTY OF THE PARTY OF

50067 BOOK 104

Lawrence	Davidae 7
01	, in the County of Douglas and State of Kansas Kansas
	Witnesseth, That the said part 1es of the first part, in consideration of the sum of the
	DOLLAR
bargain, sell and Mortgage t land situated in the County	eccipt of which is hereby acknowledged, ha ve_sold and by these presents dogran to the said party of the second part, its heirs and assigns forever, all that tract or parcel of Douglas and State of Kansas, described as follows, to-wit: ee (3) and Four (4) and the West 26 feet of Lot No.
Two (2) in Sim	pson's Subdivision, in that part of the City of
Lawrence, form	erly known as North Lawrence.
	-
Chis mont is infanded as a	mortgage to secure the payment of Fifteen Hundred and no/100
	mortgage to secure the phyment of
	rms of <u>one</u> certain note this day executed and delivered by the se
partie	rms of <u>one certain note</u> this day executed and delivered by the sees of the first part
part1e	erms of one certain note this day executed and delivered by the sees of the first part and this conveyance shall be void if such payments be made as here
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char	es of the first part  and this conveyance shall be void if such payments be made as her le in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneya arising from such sale to retain the amount then due for principal and intere ges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said	es of the first part  and this conveyance shall be void if such payments be made as her le in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intere ges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day;	es of the first part  and this conveyance shall be void if such payments be made as her le in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intere ges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their  heirs and assign tereof, The said part ies of the first part have their
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh aid party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh	and this conveyance shall be void if such payments be made as her le in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneya arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their  heirs and assign the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of the first part have retained for the said part les of th
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day;	rms of One certain note this day executed and delivered by the set of the first part and this conveyance shall be void if such payments be made as here in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign and year first above written.  **Advance**  **Advance
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	and this conveyance shall be void if such payments be made as here in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign except. The said part ies of the first part have their their sand year first above written.  The said part ies of the first part have the first part have their and year first above written.  The said part ies of the first part have the first part have their and year first above written.  The said part ies of the first part have th
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	es of the first part  and this conveyance shall be void if such payments be made as here is such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept that become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and interegges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, at ties of the first part, their  heirs and assign thereof. The said part les of the first part have required and year first above written.  The said part les of the first part have required and year first above written.  The said part les of the first part have required as their and year first above written.  The said part les of the first part have required as the same as the
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	rms of One certain note this day executed and delivered by the set es of the first part and this conveyance shall be void if such payments be made as here in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept tall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneya arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign tereof. The said part less of the first part has venerously their and year first above written.  The said part less of the first part has venerously their and year first above written.  The said part less of the first part has venerously their and year first above written.  The said part less of the first part has venerously their and year first above written.  The said part less of the first part has venerously the second of the said part less of the said part
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	rms of One certain note this day executed and delivered by the set es of the first part and this conveyance shall be void if such payments be made as here in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept that the come absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at their and year first above written.  The said part ies of the first part has venerated at the part has a part of the part has a part of the
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	es of the first part  and this conveyance shall be void if such payments be made as here te in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept valid become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneya arising from such sale to retain the amount then due for principal and intere ges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, at ties of the first part, their  heirs and assign tereof. The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year first above written.  The said part les of the first part ha Venereunto set their and year had a Notary Public had year had
part1e to the said party of the seco specified. But if default be mad thereon, then this conveyance sh said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said  In Witness Wh hand g and seal g the day of Signed, Sealed and deliver	rms of One certain note this day executed and delivered by the set es of the first part  and this conveyance shall be void if such payments be made as her let in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept hall become absolute, and the whole amount shall become due and payable, and it shall be lawful for successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, and out of all the moneys arising from such sale to retain the amount then due for principal and intereges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, ties of the first part, their heirs and assign the sale part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally their and year first above written.  The said part less of the first part has venerally the party making such sale.  The said part less of the first part has venerally the party making such sale.  The said part less of the party making such sale have party making such sale.  The said party making such sale have party making such sale have party making such sale.  The said party making such sale have party