Reg. No. 12,736 Fee Paid \$15.75

(

.

1

「「「「「「「」」」」「「「」」」」」」

ىر مەربەر بەر يەربەر تەربىيە بەر ئۆلۈك بەر ئەر ئۆلەرلەر ئەر ئەر ئەر ئەر ئەر ئەر ئەر ئەر يەر بەر ئەر ئەر ئەر بەر

0

-

	60545 Form D-782
	Book 113
This Ind	
	dred and Fifty=Sixbetween Lawson, husband and wife,
	Douglasand State of Kansas, partof the first part, and
	Roberta and Emma Roberts, hurband and wife,
WITNESSETU	
	1. Three-Hundred Porty-Seven and 15/100 (\$6347.15) DollAR
	said part105. of the second part, the receipt whereof is hereby acknowledged, ha.VB.sold, and by these
	it, convey and confirm, unto the said partlesof the second part, and to their beirs and assign
	ollowing-described real estate, lying and situated in the County of Douglas, and State
of Kanans, to-wil:	
	The South One-balf (1/2) of Lot Number 174 and
the second s	all of Lot Number 176 on Ohio Street, in the
•	City of Lawrence, Kansas,
<b>;:</b>	
with annurtenances	and all the estate, title, and interest in the said partless the first part therein. And the said partles
	hereby covenant and agree that at the delivery hereof.thay_are_the lawful owner of the premise
わかんしょう たいせいたい	selzed of a good and indefensible estate of inheritance therein, free and clear of all encumbrances.
4.6 (A.1.) (1.1.)	LWAYS, And these presents are upon these express conditions: That if the said partle. Sof the first par
	and assigns, shall well and truly pay, or cause to be paid to the said partlen of the second partlbair
	sum of Six-Thousand Three Hundred Forty-Seven and 15/100-Dollar
	n at the time and in the manner specified in_QUGcertain promissory note, bearing date
Second	Parties , at Lawrence , Kansas, in amount and due zerber
as in said	note provided.
	***************************************
	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas
these presents and of the principal or i	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sai
these presents and of the principal or i premises when the s	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated
these presents and of the principal or i premises when the s become due and pay	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law.
these presents and of the principal or i premises when the s become due and/pay <u>First Pa</u>	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cass everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sail same shall become due and payable, each and all of the several amounts berein secured shall immediatel able, and this instrument shall be subject to foreclosure according to law. 
these presents and of the principal or i premises when the s become due and/pay <u>First Pa</u> house on sa	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s beams due and/pay <u>First Pa</u> house on sa	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cass everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sail same shall become due and payable, each and all of the several amounts berein secured shall immediatel able, and this instrument shall be subject to foreclosure according to law. 
these presents and of the principal or i premises when the s beams due and/pay <u>First Pa</u> house on sa	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>First Pa</u> house on sa conserve in	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>First Pa</u> house on sa conserve in	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at insturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>First Pa</u> house on sa conserve in	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>FIRST Pa</u> house on sa conserve in in case of foreclosu in TESTIMON day and year first-a	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sail same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>FIRST Pa</u> house on sa conserve in in case of foreclosu in TESTIMON day and year first-a	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sail same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law
these presents and of the principal or i premises when the s become due and pay <u>FIRST Pa</u> house on sa conserve in in case of foreclosu in TESTIMON day and year first-a	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par- interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon said eame shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to forcelosure according to law
these presents and of the principal or i premises when the s become due and pay <u>FIRST Pa</u> house on sa conserve in sa conserve in the in case of foreclosu in TESTIMON day and year first-a	terest per annum after due until paid, according to the true intent and meaning thereof, and in that cas everything herein expressed shall be absolutely null and void. But on default of the payment of any par interest of any one of said notes at maturity, or upon the failure to pay any lawful assessment upon sail same shall become due and payable, each and all of the several amounts herein secured shall immediated able, and this instrument shall be subject to foreclosure according to law

**2**40

14. 

....

1 .

> 2

> > ÷.

đ

Ļ

• 

<u>A</u>

j. Sj

С. У .

ч. Я-

ن .

1

١

N 1997