48991 BOOK 103

MORTG	AGB	(52K)		Soyles Legal Blanks CASI	STATIONERY CO., Las	vrence, Kans.
Thi	s Indenture,	Made this	28th	day of	April	, in the
	r Lord one thousand nine		ty-three		·	between
P	earl I. Craig and	Marie V. Craig,	husband ar	nd wife		q .
	· · · · · · · · · · · · · · · · · · ·					
	awrence , in				State of Kansa	
part 168	of the first part, and	The Lay	wrence Nati			
		Witnesseth, that the	the said pare 1		of the second p	
Six Hu	ndred Eighty-four	and no/100			t, in consideration o	DOLLARS
to the	m du	ly paid, the receipt of	which is hereb	y acknowledged, ha	ve_sold, and by the	is indenture
do	GRANT, BARGAIN, SI	ELL and MORTGAGE	to the said par	of the seco	ond part, the following	ing described
real estate	situated and being in the Beginning at the	Southwest Corner	r of the Sc	and	State of Kansas, to-v	vit: .
	Quarter of Section	on 30, Township 1	12 South, R	lange 19 East o	f the Sixth	
	P. M.; thence No					
	branch or oreek;	thence in a South	hwesterly d	lirection up the	e center	
		the South line of				
		Section 30; then	ce West 554	feet to the p	lace of	
	beginning.			·		
				1		·
		•			0,	
·	Including the rea	nts, issues and p	profits the	reof provided	nowever that the	he
	Mortgagors shall	be entitled to o	collect and	retain the rea	nts, issues an	d .
	profits until de					
with the ap	opurtenances and all the	estate, title and interest of	of the said part	of the first	part therein.	
of the premi	e said part 108 of the f ses above granted, and seized	of a good and indefeasible	ovenant and agree	that at the delivery her	eof they are the la	wful owner \$
It is an	reed between the parties he	and that they will w	varrant and defen	d the same against all	parties making lawful	claim thereto.
taxes and as	sessments that may be levied	d or assessed against said r	real estate when t	he same becomes due an	g the life of this inde	nture, pay all
directed by interest. And said premise so paid shall	sessments that may be levie- ildings upon said real estate the part Y of the secon in the event that said part s insured as herein provided 1 become a part of the inde- tully repaid.	insured against fire and to depart, the loss, if any, ma less of the first part sl l, then the part y of obtedness, secured by this i	tornado in such su ade payable to the shall fail to pay su the second part indenture, and sh	am and by such insurance party of the second that same may pay said taxes and sall bear interest at the	te company as shall be ond part to the extent of become due and payal insurance, or either, an rate of 10% from the	specified and of 1ta ole or to keep d the amount date of pay-
	GRANT is intended as a mo					
Six Hu	ndred Eighty-four	and no/100				DOLLARS,
according to	the terms of B co	rtain written obligation	for the payment	of said sum of money, e	veguted on the 28	H h
day of part, with al	April I interest accruing thereon s	19 55 , and b according to the terms of sa	by 1ts said obligation an	d also to secure any sun	le to the part y	of the second-
said part y.	of the second part to p	pay for any insurance or to	to discharge any	taxes with interest there	on as herein provided,	in the event
And thi	rt. 108. of the first part s	hall fail to pay the same if such payments be made	as provided in	this indenture.		
real estate ar	is conveyance shall be void e made in such payments o or paid when the same become not kept in as good repai ele sum remaining unpaid, as all immediately mature and	r as they are now, or if wa	aste is committed	on said premises, then t	his conveyance shall be	come absolute
ments therece sell the pren the amount be paid by	of the second part on in the manner provided l nises hereby granted, or any then unpaid of principal and the part. Y making suc	by law and to have, a receive part thereof, in the mann interest, together with the hale, on demand, to the	iver appointed to ner prescribed by ne costs and charge e first part 105	to take possession of the collect the rents and law, and out of all mo- ses incident thereto, and	ne said premises and all benefits accruing there neys arising from such the overplus, if any t	the improve- from; and to sale to retain here be, shall
It is ag benefits accr	reed by the parties hereto t uing therefrom, shall extend	hat the terms and provision and inure to, and be obli	ons of this indent	ture and each and every	obligation therein contributions	ained, and all
	In Witness When	roof, the part ins				
and seal .	the day and year last above	written.				hand .
			hea	el Olbra	aig	(SEAL)
		<i>'</i>	-Mari	e vociai	.g r	(SEAL)
					1	(SEAL)
					······································	(SEAL)