620

-

eerta 4

2

÷

Southerness of the

11 W.S. NO

· • • * * *

	(No. 52K)	Boyles Legal Blanks—CA	SH STATIONERY COLawre	nce, Kansas
This Indenture, Made this	23rd	day of Cole	, 19.0	hetween
George A., Bocquin.	and A lene Bocgut	n, instantional w		
of Lawrince j	n the County of Do	ouclas and	State of	 Here ^a rt
parties of the first part, and	L Alia Larrence Lui	lding and Loop	cowaint for	
Witnesseth, that the said particular the said	ed and no/100	in consideration of the		DOLLARS
tothice,du this indenture doGRANT following docerthed	Jy paid, the receipt of N BARGAIN, SELL and M(which is hereby acknow DRTGAGE to the said paid	ladaad he va 1.	
ionowing described real est	ate situated and being	in the County of	ourlas and	State of
Kansas, to-wit:				
line of the Devel	int 67.3 feet Sou way line of the Helf of the Sout clve (12) South,		PSCCIS THE COM	ter ber
(26), Townshin Tw Principal Karidia 32 feet; thence N of the Kerssa Tur of beginning in D	n; thenge South 5 orth 60 ⁰ East 105 npike; thence Hor ouglas County, Ka	feet to the west feet to the west th 7° 14' Last 10 hass,	foot; Unerroot right of way 7 feet to the	South South Line point
		• •	•	
		· .	•	,
with the appurtenances and al		· · ·		
It is agreed between the parties heret d assessments that may be levied or as op the buildings upon said real estate extend by the part/array of the second erest. And in the event that said part. d premises insured as herein provided, paid shall become a part of the indet til folly repaid.	and that $\frac{1}{2}$ (0.2. will warrant at to that the part $\frac{1}{2}$ (2.5. of the first essed against said real estate whe funiced against fire and tornado in part, the loss, if any, made pays $\frac{1}{2}$, of the first part shall fail to			
paid shall become a part of the indeb till fully repaid;	then the part of the sec itedness, secured by this indenture	ond part may pay said taxes and , and shall bear interest at the re	insurance, or either, and the of 10% from the date of	r to keep he amount f payment
THIS GRANT is intended as a mortgage	e to secure the payment of the su	m of ValPV2701_1t		
ording to the terms of ONC certi of OC tobor the with all Interest accruing thereon acc d part. Y of the second part to r	ain written obligation for the		ecuted on the	Dollars,
			or sums of money advance	td by the
And this conveyance shall be void if a default be made in such payments or a ate are not paid when the same become i estate are not kept in as good repair the whole sum consistent or the same become	such payments be made as herein any part thereof or any obligation of us and payable, or if the insura as they are now, or if waste is co	a in/ this indenture. specified, and the obligation created thereby, or interest the nce is not kept up, as provided mitted on taid premises then a	contained therein fully d ereon; or if the taxes on I herein, or if the buildings	ischarged. said real. on said
Zes	come due and payable at the opt	ion of the holder hereof, without	of notice, and it shall be to	indenture H
the premites hereby granted, or any in the amount then unpaid of principal the paid by the part V	part thereof, in the manner pres- and interest, together with the cos	ribed by law, and out of a ls and charges incident thereto,	mofils accruing therefrom; Il moneys arising from such and the overplus, if any t	improve- and to sale to there be.
and part	and and an annund, to the first	perr. m. M. hime	•	- igi
	the terms and provisions of this and inure to, and be obligatory arties hereto.	indenture and each and every upon the heirs, executors, add	•	and all states,
t la agreed by the parites hoteto that affirs accruing therefrom, shall extend a ms and auccessors of the respective p	the terms and provisions of this and inure to, and be obligatory arties hereto.	indenture and each and every upon the heirs, executors, add	obligation therein contained, ministrators, personal repres	and all sintalives,
t is agreed by the parties hoteto that fills accoung therefrom shall extend a ms and successors of the respective p	the terms and provisions of this and inure to, and be obligatory arties hereto.	indenture and each and every upon the heirs, executors, add	obligation therein contained, ministrators, personal repres	and all so
t is agreed by the parties hoteto that fills accoung therefrom shall extend a ms and successors of the respective p	the terms and provisions of this and inure to, and be obligatory arties hereto.	indenture and each and every upon the heirs, executors, add	obligation therein contained, ministrators, personal repres ond seal to the day of the day of the d	and all antatives, and year SEAL)

All and

.....

Ű