190

Alfan an anna

1.13.84

73650 BOOK 125 Boyles Legal Blanks-CASH STATIONERY CO.-Law This Indenture, Made this ______ard _____ day of ______June _____, 19.60 between LaVern E. Hadl and Dyrene J. Hadl, his wife of Lawrence , in the County of Douglas and State of Kansa parties of the first part, and The Lawrence National Bank, Lawrence, Kansas part y of the second part. Witnesseth, that the said parties ... of the first part, in consideration of the sum of Two thousand five hundred and no/100 - - - - - -___DOLLARS them duty paid, the receipt of which is hereby acknowledged, has sold, and by this Indenture do es GRANT, BARGAIN, SELL and MORTGAGE to the said part y.... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: The South One-fourth of the West Half of the Southwest Quarter of the Southwest Quarter of Section 23, Township 13 South, Range 19 East of the Sixth P.M., containing 5 acres more or less. mances and all the estate, title and interest of the said part Lesof the first part therein. with the appurte And the said pert les of the first part do hereby covenant and agree that at the delivery hereof the lawful owner except t the premises above granted, and salzed of a good and indefeesible estate of inheritance therein, free and clear of all incumbrances, except first mortrage with Lawrence National Rank, Lawrence, Kansas, recorded in Douglas Co., Ka December 18, 1958 #66000 Book #120 Page 979. In the amount of \$6,500.00 Mill warrant tab defend the aumo synthet all peries making lewful claim thereto. ies of the first part shall at all the reto that the par es during the life of this inde and assessments that may be levied or assessed against said real estate when the same becomes due and p reep the buildings upon said real estate inscread against if as and terrado in up turn and by such insurant inected by the part *Y*. of the second part, the loss, if any, made payable to the part *Y*. of the said rest. And in the event that said part LBB of the first part shall fail to pay such taxes when the same s paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rul if fully repuid. shell be specified and the extent of LLS and payable or to be HIS GRANT is intended as no/100 - - - -Two thousand five hundred and June to the terms of said oblic and also to secure any sum or sums of money advanced by the second pa ir provided ranted, or to take possession of the said pre-d to collect the rents and benefits ac bad by law, and out of all monsys and charges incident thereto, and the paid by the part arties is agreed by the parties harato that the terms and provisions of this indenture and each and every obligation the serving thereform, shall extend and insure to, and be obligatory upon the hairs, executors, administrators, as and successors of the respective parties harato. In Witness Whereat, the part 105 of the first part ha YC hand S . and a aVern E Hadl (SEAL) Dorene J. Hall (SEAL) (SEAL) (SEAL) STATE OF Kansas Douglas COUNTY. LEARDANDERED, That on this 3rd day of June A. D. 19 60 badfore mm, Norman D. White A Notery Public in and for said County and State, came LaVern E. Hadl and Dorene J. Hadl BE IT R ed the foregoing instrument of writin ESS W I have I Harold a. Be January 30 1961 By Jamie Beer Harold a. Beck Register By: Janice Beerr, Deputy to perty I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 11th day of December 1961. The Lawrence National Bank, Lawrence, Kansas (Cerp.Seal) ATTEST: John P. Peters, Vice-President & Cashier Donald C. Hay Assistant Cashier Mortgagee. Owner.