Reg. No. 401 Fee Paid \$37.50

• ·*

A REAL PROPERTY AND A REAL	hinddalaalaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa
MORTGAGE 1675	No. 5280 The Outlook Printers, Publisher of Legal Illanks, Lawrence, Kapsas (
This Indenture, Made this 15th	day of June . 19 65 between
Orville L. Ray and Katherine	a Ray, his wife,
of Lawrence , in the County of	Douglas and State of Kansas
as tenants in common,	and Emma Kell, his wife, as joint tenants and not parties of the second part.
Witnesseth, that the said part ies of the firs Fifteen Thousand Dollars (\$15,000	st part, in consideration of the sum of
Them duly paid the recai	pt of which is hereby acknowledged, have sold, and by
	and MORTGAGE to the said part 1850f the second part, the
following described real estate situated and	
Cansas, to-with	and state of
Section Thirty-two (32), Tow ©(20) East of the Sixth Princ Section line 877.04 feet to East on the center line of 1 thence North parallel with t the North line of the Southw West on the North line of sa	cornet of the Southwest Quarter of muship Twelve (12) South, Range Twenty ripal Meridian; thence South on the the center line of 12th Street; thence 2th Street produced East 952.45 feet; the West Section line 873.81 feet to west Quarter of said Section 32; thence hid Quarter Section 952.45 feet to the ling 19.14 acres, more or less.
with the appurtenances and all the estate, title .	and interest of the said part 1980f the first part therein.
And the said part 105 of the first part do hereby	covenant and agree that at the delivery hereof they area lawful growers
I the premises above granted, and seized of a good and indefer	atible estate of inheritance sharein; free and clear of all incumbrances,
they	
It is agreed between the parties hereto that the part 108	warrant and defend the same against all perfice making lawful claim thereto, of the first part shell at all times during the life of this indenture, pay all taxes
and excements that may be levied or assessed against side real oper the buildings upon said real exists invariant against first and directed by the part $1.45 {\rm sc}$ the scenage part, the lens, if any, intervent. And in the avert that said part LSE of the first part and theremine insured as a herein provided, then the part LSE or paint half become a part of the indebtedness, assumed by thin mill fully repaid.	entrie when the same becomes due and psyable, and that they will tormedo in such sum and by such insummes company as shall be specified and needs psyable to the part LEE of the second part to the series of LNE in that fail to psy such taxes when the same become due and psyable or to keep of the second part may psy such taxes and insurance, or either, and the emount a indexture, and shall bear interest at the rate of 10% from the date of psymmetr
THIS GRANT is intended as a mortgage to secure the paymentFifteen Thousand Dollars (\$	of the sum of
ccording to the terms of a certain written obligation	for the payment of seid sum of money, executed on the 15th
ay of JUNE 1965, and part, with all interest accruing thereon according to the terms of	by its terms made payable to the part ies of the second said obligation and also to secure any sum of sums of money advanced by the
hat asid part 105 of the second part to pay for any insurance o hat asid part 105 of the first part shell fail to pay the same	r to discharge any taxes with interest thereon as horein provided, in the event
And this conveyance shall be void if such payments be made fidefault be made in such payments or any part intered or any steps are not paid when the same become due and by yable, or a set estimate are not kept in as good repair as they are now, or if all the whole our semiclass second of our to state.	as herein specified, and the obligation contained therein folly discharged, obligation created theroby, or interest thereon, or if the taxes on said real file insurance is not kept up, as provided herein, or if the buildings on said wate is committed on said membra there the remembra dual to be the second
he said part LOS of the second part	to take possession of the said premises and all the improve- tives appointed to collect the rents and benefits accruing therefrom, and to renner prescribed By law, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplus, if any there be,
sall be paid by the part 105 making such sale, on demand, t	to the first pert 105.
	obligatory upon the heirs, executors, administrators, personal representatives,
	1 have I refer
	OFVILLE L' RAY (SEAL)
	Ketly Real
	Katherine Ray (SEAL)

562

1244