with the appurtenences and all the estate, title and interest of the said party..... of the first part therein. of the premises above granted, and seized of a good and indefeestale extere of inheritance therein, free and clear of all incumbrances.

and that i. I. will warrant and defend the same against all perties making lawful daim thereto. riles hereto that the perfy. of the first pert shall at ell times during the life of this inde ure, pay all text

and essentiments that many be levisidary manual that the party d of the first part shall at ell times during the life of this industive, pay all taxes are assuments that many be levisidary essented against each real estate when the same becomes doe and psychle, and that it will also the the tax below the buildings upon said real estate insored against fire and tongot in such sum and by such houseness congany as shall be specified and the set of the second part to the estent of d directed by the party... of the second part, the lass, if any, made psychle to the party... of the second part to the estent of d and the set of the second part, the lass, if any made psychle to the party... of the second part to the second par

THIS GRANT is intended as a mortgage to secure the payment Eighteen thousand and $n\sigma/100$ - - - -DOLLARS.

it of said sum of money, executed on the according to the terms of DINE certain written obligation

day of terms made payable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the

part, with all hiterest according therein according to the terms of taid obligation and also to secure any eum or sums of moviny advances and part_y______ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the seld part_y_____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the seld part_y_____ of the first part shall fail to pay the same as provided in this indenture. And this obligation contained therein or any part there is an end or any obligation created therein, or if the taxes on if default be read in such payments he made as investion created thereiny, or interest thereon, or if the taxes on real taxes are not keept in as good repair as they are here, or if or any abligations provided for in said permises, then the converses all herein constrained on add permises, the shall become read therein under the add of the obligations provided for in said vertime adde security of which this is given, shall immediately mature and become shall be add permised and the obligation, for the security of which the is given, shall immediately mature and become shall be add payable or the top in a said written obligation, for the security of which this is given, shall immediately mature and become show and payable or the top in a said written obligation.

To take possession of the taid premises and all the caiver appointed to collect the rent and benefits accuring therefore, manner prestriked by law, and out of all morely article training from our with the cairs and integer incident themeto, and the everylus. If any is given, shall immediately nature and become out are the said part $\mathcal{Y}_{-\infty}$ of the second part mount thereas is the manage perioded by low end to be been thereas is the same thereas and the previous them would be principal and interess, shall be paid by the part $\mathcal{Y}_{-\infty}$ making such tais. By demend, to the first part y.

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein containen nefits accurding therefrom, shall extend and issue to, and be obligatory upon the heirs, associations, administrators, personal repre-tings and uccessors of the respective parties herefo.

In Wilness Whereof, the party_____ of the first part ha _____

(SEAL) FOUR SEASONS, INC. (SEAU) By: Rebert L. Elder (SEAL) Channel (SEAL) Mark Q. Moore

STATE OF Kansas	Douglas.	COUNTY, SS.	
BE IT REMEMBERED, That o	n this 28th	day of June	19 6
before me, the undersigned, a not	tary public	in and for the County and	Constant allocation
came Robert L. Elder	a corporation duly org	anized, incorporated and ex	isting under a
a state of the second sec	a corporation duly org_{I} and I	anized, incorporated and ex Mark Q. Moore	

Notary Public, Term expires 2/11

Seal the day and year last above

8

2/11 19 68

and assume the day of the states of

Janua Been Register of Deeds