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Milling to my

Reg. No. 2,484 Fee Paid \$37.50

MORTOAGE BOOK 148 11035 (No. 528) The Cotlook Printers, Publisher of Legal Blanks, Law This Indenture, Made this _____25th _____day of _____October _____, 19.67 between TOWN CENTER, INC.

of Lawrence , in the County of Douglas and State of Kansas party of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas part y of the second part.

Witnesseth, that the said part Y of the first part, in consideration of the sum of

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to it duly paid, the receipt of which is hereby acknowledged, has sold, and by this indenture does....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:

Lot Thirty-one (31), in Block Eleven (11), in Indian Hills No. 2

& Replat of Block Four (4) Indian Hills, an Addition to the City.

of Lawrence, as shown by the recorded plat thereof.

with the appurtenances and all the estate, title and interest of the said part y ... of the first part therein.

And the said part V of the first part do25 hereby covenant and agree that at the delivery hereof it is the lawful owner the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.

and that i.t. will warrant and defand the same against all parties making lawful ed between the parties benoto that the part 92 of the first part shall at all times during the life of this indenture, pay all ta

Ind assessments that may be levied or assessed "spatial said real estate when the same becomes due and payable, and that 11 11 11 are the buildings upon asid real estate insured spainst fire and tornado in such sum and by such insures company as shall be specified by the part 2 of the second part to the astart of 11 because of the second part to the sate of 12 because the sate backs and payable, and that state of 12 because that said part 2 of the second part to the sate of 12 because the sate backs are become a back of the second part to the sate of 12 because in the same become a back of the second part to the sate of 12 because backs are become due and payable to the second part sate backs and marrane, or either, and the sate of the sate

THIS GRANT is intended as a mortgage to secure the payment of the sum of .

Fifteen thousand and no/100 - - - - --DOLLARS,

cald part. Museum rof, the second part to pay for any insurance or to discharge any taxes with interest the for the first part shall fell to pay the same as provided in this indento

that said party. Cf the first part shall fail to pay the same as provided in shet this confyrings shall be word if such payments be made as herein spec-il default be made is such payments or any part therand or any obligation trea-ments are not paid when the same become due and payeble or if the insurance and the whole sum nomining unpaid, and all of the obligations provided for in a block whole sum nomining unpaid, and all of the obligations provided for in a block whole sum nomining unpaid, and all of the obligations provided for in a block whell, immediately mature and become due and payable or the option

c sold saft y' of the second part inst finction in the manner provided by law and to have a receiver appointed to it the premises hereby granted, or any part thereof, in the manner prescribed rain the amount then unpaid of principal and interest, regetiver with the costs and all be paid by the part y' making such sale, on demand, to the first part y'. the sold pair \$2.

If is spreed by the parties hareto that the terms and provisions of this indenture and each and even netits according therefrom, shall extend and more to, and be obligatory upon the bairs, executors,

TOWN CENTER, INC. (SEAL) (SEAL)