

MORTGAGE BOOK 151 This Indenture, Made this	14135 26th		k Printers, Publisher of Les July	, 1968. betwe
Territoris en service de la constant				
of Lawrence , in				L Kansas
party of the first part, and				
party of the first part, and				
Witnesseth, that the said part				
Twenty thousand and no				The second se
to it duly				
this indenture do SR. GRANT,	BARGAIN, SELL an	d MORTGAGE to	o the said part y	of the second part,
following described real estat	e situated and b	eing in the Cou	nty of Douglas	and State
Kansas, to-wit:				
Lot Twenty-thre & Replat of Blo of Lawrence, as	ock Four (4) In	ndian Hills,	an Addition to	ls No. 2 thể City

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and that it will warrant and defend the same against all pa

and that <u>11</u> will warrant and defend the same optimized by the life of this indenture, pay all taxes hereto that the part <u>Y</u> of the first part shall at all times during the life of this indenture, pay all taxes hereto that the part <u>Y</u> of the first part shall at all times during the life of this indenture, pay all taxes hereto that the part <u>Y</u> of the first part shall at all times during the life of this indenture, pay all taxes hereto that the part <u>Y</u> of the first part shall at all times during the life of this indenture, pay all taxes hereto that the part <u>Y</u> of the first part shall be and the part <u>Y</u> of the first part shall be an all times during the life of this indenture, pay all taxes the part <u>Y</u> of the first part shall be an all times during the life of this indenture, pay all taxes the part <u>Y</u> of the first part shall be an all times during the life of this indenture, pay all taxes the part <u>Y</u> of the first part shall be an all times during the life of this indenture.

and assessments that may be levied or assessed against said real estate when the same becomes due and psysble, and that it will keep the buildings upon said real estate insured against said real estate when the same becomes due and psysble, and that it will directed by the part X of the second part, the loss, if any, made psysble to the part X of the second part to the extent of 1k5 inferent. And in the event that said part X of the first part shall at all times during the life of this indenture, psy all taxes and psysble is the part X of the second part to the extent of 1k5 inferent. And in the event that said part X of the first part shall fail to psy such taxes when the same become due and psysble to the part being independent of the second part to the extent of 1k5 inferent. And in the event that said part X of the first part shall fail to psy such taxes when the same become due and psysble to the part x of the second part to the extent of 1k5 inferent. And in the event that said part X of the first part shall fail to psy the part part part shall save and insurance, or either, and the part X of the second part to the extent of 10% from the date of payment until fully repaid.

THIS GRANT is inten

nt of seld sum of money, executed on the 26th day of July part, with all interest accruing th 1968, and by 11.5 terms made payable to the part Y of the second on according to the terms of said obligation and also to secure any sum or sums of money advanced by the

seid part. X......... of the second part to pay for any insurance or to discharge any taxes with interest th

that said part. Y....... of the first part shall fail to pay the same as provided in this indenture.

And this conveyence shall be void if such payments be made as herein specified, and the obligation co i default be made in such payments or any payments be made as herein specified, and the obligation co state are not paid when the same become due and payable, or if the insurance is not kept up, as provided h sale estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this no the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the given, shall immediately mature and become due and payable at the option of the holder hereof, writhout

the said part. <u>X</u> of the second part to take possession of the said premises and ell ments therean in the manner provided by law and to have a receiver appointed to collact the rents and benefits accruing therefore sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if a shall be paid by the part. <u>X</u> making such sale, on demand, to the first pert.

It is agreed by the parties have to that the terms and provisions of this indenture and each and every obligation therein contained, and all inerties account therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, tions and successors of the responsed on entries, herein

In Witness Whereof, Jast above written.	the shirts a starter for	ins part ha. S hereunto set
	A SIL OF	TOWN CENTER, INC. SEAU
	N N N N N N N N N N N N N N N N N N N	2 x Jusselle Hund (SEAU)
	10 . W .	Russell W. Jones, President (SEAU)
	101 TA	SEAU