			Doo No
		897	Reg. No. Fee Paid
MORTGAGE BOOK 154 18199		ok Printers, Publisher of Lega	Married and
This Indenture, Made this TOWN CENTER, INC.	7.thday of	August	, 19 .69
of Lawrence , in the Cou	nty of Douglas		
part y. of the first part, and THE FI	RST NATIONAL BANK OF		
Witnesseth, that the said part y	of the first part, in consider	ration of the sum of	
Fifteen Thousand and No/10 to it duly paid,	Democratic provided and the second se	ereby acknowledged	has sold
this indenture do. es GRANT, BARGAII	N, SELL and MORTGAGE t	o the said part	f the decord
following described real estate situat Kansas, to-wit:	ed and being in the Cou	Inty of Douglas	and The c
Lot Fifteen (15), in Bloch	c Three (3), in Sout	hridge Addition	Number
Three, an Addition to the plat thereof.	city of Lawrence, a	s shown by the i	recorded
And the said part y of the first part do o	2.5. hereby covenant and agree that	at the delivery hereof it.	is the law
of the premises above granted, and seized of a good			
It is agreed between the parties hereto that the		at all times during the life of	this indenture, p
and assessments that may be levied or assessed again keep the buildings upon said real estate insured again directed by the part. <i>y</i> of the second part, the le interest. And in the event that said part <i>y</i> of the said premises insured as herein provided, then the p so paid shall become a part of the indebtedness, see until fully repaid.	nst fire and tornado in such sum a sa, if any, made payable to the pa e first part shell fall to pay such is art y of the second part may tured by this indenture, and shall b	nd by such insurance compa- rt. <u>Y</u> of the second par sixes when the same become y pay said taxes and insurance ear interest at the rate of 10	ny as shall be a t to the extent o due and payable
THIS GRANT is intended as a mortgage to secure Fifteen Thousand and No/10			
eccording to the terms of ODC certain written day of <u>August</u> 19	60 sites		
said part. y of the second part to pay for any	insurance or to discharge any taxe	o to secure any sum or sum as with interest thereon as h	a of money advar
that said part. Y of the first part shall fail to 't And this conveyance shall be void if such payme If default be made in, such payments or any part the table and part of paid when there have been as	nts he made as herein specified,	and the obligation contained	
estate are not paid when the same become due and a real estate are not kept in as good repair as they are and the whole sum remaining unpaid, and all of th is given, shall immediately mature and become due	e now, or if waste is committed on	said premises, then this conv	or if the buildin evance shall beco
the sold part y of the second part ments thereon in the manner provided by law wed to sell the premises hereby granted, or any part there retain the amount then unpaid of principal and interest	to tak have a receiver appointed to colle of, in the manner prescribed by it, together with the costs and char	ex possession of the said pr let the rents and benefits lew, and out of all mone ges incident thereto, and the	emises and all the accruing therefrom
shall be paid by the part y making such sale, o It is agreed by the parties hereto that the term	a and equivilations of this landshipson	the second second	on therein contain
	to, and be obligatory upon the	heirs, executors, administrati	ors, personal rep
assigns and Cuccessore of the respective parties here In Wilheis Whereas, the part y of the first	part haS hereunto set	hand and and	
assigns and Glechsorf of the respective parties here	part ha S hereunto set	NTER, INC.	

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