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

And the said part y of the first part do QS hereby covenant and egree that at the delivery hereof 11 15 the lewful owner emises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,

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will warrant and defend the same against all parties making lawful claim therete If is agreed between the parties hereto shot the part of the first part shall at all times during the life of this indenture, pay all take

and assessments that may be lovied or assessed splint said seal state when the arme becomes due and payable, and that 11 W 11 takes the buildings upon sold rail estate insured splints first and tornado in sych term and by such insurance company as shall be specified and interest. And in the event this take part, the loss if any may be lovied or to keep and the second part of the second part is and the part Y of the second part is and payable to the bart 4x of the second part of the second part of the second part is and payable or to keep and payable and insurance company as shall be specified and interest. And in the event this take part y of the first part shall fail to pay such taxes when the same become due and payable or to keep and payable is the first part shall become a part of the indebtedness, secured by this indenture, and shall been interest at the case of 10% from the date of payment until fully regaid.

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

Fifteen Thousand and No/100----rding to the terms of OTIE certain written obligation for the payment of said sum of money, executed on the

of AUQUIST 19.09, and by ILS server made payable to the part Y of the second with all interest eccroing therson according to the terms of said obligation and also to secure any sum of sums of money edvanced by the said part y of the second part to pay for any insurance or to discharge any taxas with interest th

And this conveyance shall be void if such payments be made as herein speci-if default be made in such payments or any part increase or any obligation creat estate are not paid when the same become due and payable, or if the insurance is real estate are not kept in as good repeir as they are new, or if weste a commit and the whole sum remaining uspatial and all of the obligations provided for in is given, shall immediately mature and become due and payable at the option is kept ups as prov

the said part to take possession of ments thereon in the reanner provided by law and to have a receiver appointed to collimit the rents and sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out o retain the amount than unpaid of principal and interest, together with the costs and charges incident there shall be paid by the pait y making such sale, on demand, to the first part y.

It is egreed by the part y making such sale, an demand, to the first part y. It is egreed by the parties bereto that the terms and provisions of this indemure and each and every obligation therein contained, and all sendirs account thereform, shall extend and inure to, and be obligatory upon the hairs, executors, administrators, personal representatives, in dimensional the respective parties hereto. In dimensional representatives, and the first part has a herefunct set 11.5 hand and seal the day and wear at these without the part y of the first part has a herefunct set 11.5 hand and seal the day and wear In OWN CENTER, INC. (SEAL)

X - A Lorenzahler and the (SEAL) Russell W. Jones, President (SEAL)

Warren Rhodes Notary Public, Term expires June 17 19 73

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TATE OF KANSAS DOUGLAS COUNTY, SS.

BE IT REMEMBERED. That on this 7th day of August 1909 before me, the undersigned, a Notary Public in and for the County and State aforesaid,

Russell W. Jones' : president of TOWN CENTER, INC.

, a corporation duly organized, incorporated and existing under and

Beeroting, Straid serporation, who are personally known to me to be such officers, and who are personally known to me to be such officers, and who are personally known to me to be such officers, and who are personally and corporation, and such persons duly acknowledged the execution of the same to be the act and deed of and corporation. In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial beat the the act above written. by virtue of the laws of Kansas

Recorded August 14, 1969 at 3:09 P.M.

* SEAL *.

MANSNO ...

RELEASE

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 9th day of June 1970



THE FIRST NATIONAL BANK OF LAWRENCE

Mortgagee. Owner.

, Register of Deeds