COLORADO DE ALCORDATION DE LE COMPENSION	66630	BOOK 119	I ANY DIST DIST NOT NOT THE OWNER	
MORTGAGE	(Ne. 52K) Boyle	es Legel Blanks-CASH STATIONE		
This Indenture, Made this Elvs K. Jones, formerl; and Mario M. Martinez,	y Elva Kitsmiller and	d Owen C. Jones,	her husband,	
of Lawrence , in the parties of the first part, and The		and Loan Associa	tion	
Witnesseth, that the said partier Three thousand and no/2 o them duly pa	100		have. sold, and by	•
his indenture do GRANT, BAR ollowing déscribed real estate s Kansas, to-wit:			State of the second second second second	2
		ne said parties of the f	first part therein.	
f the premises above granted, and seized of a	good and indefeasible estate of inherita the they will warrant and defend the	ance therein, free and clear of a	all incumbrances,	
It is agreed between the parties hereto that and assessments that may be levied or assessed sep the buildings upon said real estate Insures incided by the part	t the partLO.S. of the first part shall against said real estate when the same d against fire and tornado in such sum the loss, if any, made payable to the ; of the first part shall fail to pay such the part <u>J</u> of the second part m ss, secured by this indenture, and shall	at all times during the life of becomes due and payable, ar and by such insurance compan part of the second part taxes when the same become or ay pay said taxes and insurance beer interest at the rate of 109	this indenture, pay all taxes and that they will y as shall be specified and to the extent of 148 the and payable or to keep y, or either, and the amount is from the date of payment	
THIS GRANT is intended as a mortgage to	ritten obligation for the psyment of s	said sum of money, executed on	the 6th /	
aid part. y of the second part to pay f hat said part 1055 of the first part shall fa And this conveyance shall be void if such f default be made in such payments or any taste are not paid when the same become due val astere are not kept in as good repairs as t and the whole sum remaining unpaid, and all is given, shall immediately mature and become	or any insurance or to discharge any ta to pay the same as provided by this payments be made as herein specified, part thereof or any obligation created and anythics of it the lowerser is no	ixes with Interest thereon as he indenture. , and the obligation containe thereby, or interest thereon, or thereby, or interest thereon, or	rein provided, in the event d therein fully discharged, if the taxes on said real or if the buildings on said	
the said part	to it and to have a receiver appointed to co it thereof, in the manner prescribed by interest, together with the costs and ch sale, on demand, to the first part 10. e terms and provisions of this indentur.	take possession of the said pre- ollect the rents and benefits a y law, and out of all money harges incident thereto, and the .S e and each and every obligatio	mises and all the improve- cruing therefrom, and to s arising from such sale to overplus, if any there be, t n therein contained, and all	
benefits accruing therefrom, shall extend and ssigns and successors of the respective partie is Witness Wisereef, the pert 108. of t last above written.	is hereto. the first part he.V.O hereunto sett	heir hand 8 and a	eeß the day and year	
	O Da	Elva K. Jones owen C. Jones	(SEAL) (SEAL) (SEAL)	
i and i a	*	Mario M. Martine	2	
A Section of the sect	EMBERED, That on this 6th	dey of August		
D LIC IN WITHER	for said County and State, came BLYB Ind Owen G., JONES, he single mean of the same p and duly acknowledged the execution of th S WHERCOF. I have hereinto tubactibe rear last above written.	K. JONES, former r husband, and h person S who executed the fore	ly Elva Kitamili Iario M. Martine going instrument of writing.	er
Ay Commission expires April 21	19.62	LE EDY	Eleghotery Public	A Contraction

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