	79982 BOOK 130	
MORTGAGE		inker of Legal Manka, Lawrence, Kansas
This Indenture, Made this	day ofMarch	, 19.62. between
f Lawrence , in the County of	Douglas	State of Kansas
ert y of the first part, and Service Lo Corporation	part y	of the second part.
Witnesseth, that the said part y of the fit Seventeen Hundred Seventy and no/10	0.0	ARTICLES AND
bim duly psid, the rece his indenture does. GRANT, BARGAIN, SELL ollowing described real estate situated and	and MORTGAGE to the said p	art y of the second part, the
ansas, to-wit:		
North One-Half (N 1/2) o on Ohio Street, in the Ci	of Lot One Hundred Four ity of Lawrence	(104)
(It is expressly underston purchase money mortga with the appurtenances and all the estate, fille	lge)	
And the sold party	covenant and agree that at the delivery	hereof he is the lewful owner
It is agreed between the parties have to that the party	Il warrant and defend the same against a of the first part shall at all times during	Il parties making lawful claim thereto, g the life of this indenture, pay all taxes
nd essessmenth that may be levied or assessed against said rea one the buildings upon said real estate insueed against fire an interest by the party of the sacond party thereat, And in the event that said party of the first part id premises insues as haren's provided, then the party paid hall become a part of the indebitedness, secured by the full built reads.	I estate when the same becomes due and d tornado in such sum and by such insu- made payable to the part. Y. of the shall fail to pay such taxes when the sa of the second part may pay sold taxes.	the life of this indenture, pay all taxes if payable, and that he will made company as shall be specified and second part to the actent of me become due and payable or to keep and insurance, or either, and the amount a rate of 10% from the day of payment undred Seventy Dollars
paid that become a part of the indultiedness, secured by it its fully repaid. THIS ORANT Is intended as a mortgage to secure the payme (\$1770,00)		a rate of 10% from the date of payment undred Seventy Dollars DOLLARS
cording to the terms of a certain written obligation by of March $19.62$ , an rt, with all interest according to the terms o	d by its terms made of said obligation and also to secure any	payable to the party of the second of money advanced by the
Id party of the second part to pay for any insurance at said party of the first part shall fell to pay the san And this conveyance shall be vold if such payments be ma- difiable the made in under convention or any mart theread or a	me as provided in this indenture,	
And this conveyance shall be void if such payments he ma- default he made in such payments or any part thereof or a name are not paid when the same become view and payable, or al estate are not kept in as good repair as they are now, or d its whole sum memoling unput, and all or the obligation given, shall immediately mature and become due and payable	If the insurance is not kept up, as provide waste is committed on said premises, this provided for in said written obligation, ale at the option of the holder hereof, w	ided herein, or if the buildings on said an this conveyance shall become absolute for the security of which this indenture inhout notice, and it shall be lewful for
e said party of the second partits SUCCEBSOTS only therean in the manner provided by law and to have a re- lin the premises hereby granted, or any part theman, in the relin the annual then unpaid of principal and interest, regenter still the paid by the party making such sale, on demand,	to the first parts	
It is agreed by the parties hereto that the terms and pro- melite accruing therefrom, shall extend and lours to, and b agree and successors of the respective parties hereto.	visions of this indenture and each and en or obligatory upon the heirs, executors,	
In Winness Whereaf, the part $\underline{y}_{\mathrm{const}}$ , of the first part ha $\underline{s}$ if above written,	Ralph A. Shore	and seal the day and year Shoce (SEAL)
AADAQAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	and a state of the	innanananananananananananananananananan
TE OF KANSAS		
	on this 24th day of cian K. Curtis, a notary ph A. Shore, a Single Ma	
PUBLIC	who is the same person	ed the foregoing instrument and duly
CON. W.	have hereunto subscribed my name, and al	flood my official seal on the day and <u>the Author</u> 17t1s Notary Public
March 28, 1962 at 2:55 P.M.	Hardd a.d.	2 <u> C.K.</u> Register of Deeds
RELEAS ersigned, cwner of the within mort red thereby, and authorize the Reg . Dated this 9 day of January 19	gage, do hereby acknow ister of Deeds to enter	ledge the full payment of the discharge of this m Loan & Finance Co. Inc.
and the you, or callery 19		H. Vinyard Sec-treas Mortgagee. Owner.

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Harold a. See

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