	MORTGAGE	47445 BOOK 102
	MORIGAGE	Loan No. 2316
THIS INDENTURE, made this	th day of Octob	per 19 52 by and between
		•
Henry Robert Westholl	and Laura Birtie Westhor	I, his wife
		h
of Douglas County,	Kansas, as mortgagor S, and	
The Ottawa Building	And Loan Association	, a corporation organized and existing
under the laws of Kansas with its princip	nel office and place of business at Ott	awa .
Kansas, as mortgagee;		
	or. B, for and in consideration of the s	
orty-five hundred and 00		Dollars (\$ 4500.00),
		and warrant unto said mortgagee, its suc-
cessors and assigns, forever, all the followand State of Kansas, to-wit:	wing described real estate, situated in th	County of Doug 1=0
Lot WO. 77 on Baker Str	ceet in Baldwin City in	Douglas County, Kansas.
storm windows and doors, and window in now located on said property or hereafte	shades or blinds, used on or in connecti r placed thereon.	ding stokers and burners, screens, awnings, on with said property, whether the same are
TO HAVE AND TO HOLD THE	SAME, together with all and singular	the tenements, hereditaments and appurte-
sances thereunto belonging, or in anywi	se appertaining, forever, and warrant the	title to the same. Said mortgagor 8. hereby
ovenant. with said mortgages that ±	he_y areat the delivery hereof,	the lawful owner A. of the premises above
conveyed and described, and APS	eized of a good and indefeasible estate	of inheritance therein, free and clear of all
encumbrances, and that the y will we	arrant and defend the title thereto fores	ver against the claims and demands of all per-
	nstrument is executed and delivered to	secure the premant of the sum of
Forty-five hundred and		Dollars (\$ 4500.00),
with interest thereon, together with suc	h charges and advances as may be due a	nd payable to said mortgagee under the terms
and conditions of the promissory note mortgages, payable as expressed in said therein. The terms of said note are her	of even date herewith and secured her note, and to secure the performance eby incorporated herein by this referen	refly, executed by said mortgagor. S to said of all the terms and conditions contained ce.
It is the intention and agreement of	the parties hereto that this mortgage i	shall also secure any future advances made to
said mortgagor & by said mortgages, an	d any and all indebtedness in addition t	o the amount above stated which said mort-
mortgage shall remain in full force and cand assigns, until all amounts secured he	iffect between the parties hereto and the reflect including future advances, are	or the amount above states which sale port- er by note, book account or otherwise. This eir heirs, personal representatives, successors paid in full with interest.
The mortgagor hereby assign erty and hereby authorize said mortgages	to said mortgagee all rents and income or its agent, at its option, upon default	arising at any and all times from seid prop- , to take charge of said property and collect principal, insurance premiums, taxes, assess- condition, or to other charges or payments continue in force until the unpaid balance of prevent or retard said mortgagee in the col-
all rents and income therefrom and appl ments, repairs or improvements necessar	y the same to the payment of interest, y to keep said property in tenantable	principal, insurance premiums, taxes, assess- condition, or to other charges or navments
provided for hibrein or in the note hereb said note is fully paid. The taking of po-	y secured. This rent assignment shall a session bereunder shall in no manner	continue in force until the unpaid balance of prevent or retard said mortgages in the col-
of said note and of this mortgage.	, and to insist upon and enforce strict of	ime shall not be construed as a waiver of its compliance with all the terms and provisions
If said mortgagor a shall cause to b provisions of said note hereby secured,	e paid to said mortgages the entire amo including future advances, and any ex	unt due it hereunder, and under the terms and tensions or renewals thereof in accordance
with the terms and provisions thereof	and if said manager 8 shall see t	
titled to the possession of all of said pro- sented thereby to be immediately due an in right, and from the date of such defa Appraisament waived.	one; otherwise to remain in tuli force perty, and may, at its option, declare the d payable, and may forcelose this mort; mit all items of indebtedness secured he	rith all the provisions of said note and of this and effect, and said mortagee shall be en- whole of said note and all indebtedness repre- tage or take any other legal action to protect reby ahall draw interest at 10% per annum.
THE PROPERTY OF THE PARTY OF TH	on and shall enurs to the benefit of the	heirs, executors, administrators, successors
IN WITNESS WHEREOF, said	mortgagor S he V@hereunto set th	161r hand the day and year first above
written.	Winny	Palest W/ 11 That
	12/	Nove 4 M Maring
- B8814 43C 10 49		Butte Weathoff
TATE OF EARSAS	1	
OUNTY OF Swiles Frank	lin, }	
BE IT REMEMBERED, that on thi	a 4th day of Octobe	n , A. D., 19.52 , before me.
he undersigned, a Notary Public in and	for the county and state aforesaid, cam	
Henry Robert Westhoff an	nd Laura Birtie Westhofi	, his wife
The state of the s		
the Management known to me to	be the same person & who executed	the within mortgage, and such person
and the execution of the s		
Microst, I have herount	o see my hand and affixed my Botarial	Seal the day and year last above written.
(O) (2) (S)	We.	an Berlin
C S		Motary Public

The dilete would in this meeting having been said in face, the agent, it is meeting having been said in face, the agent, it is supported by the same of record forthwith Dated at Ottown, turned, this 18th lang of spiril, 1755 the cettain, Building and look second to lettain Building and local formation by Nearl South Secretary, Masurit Emp. Seal)

SPECKAROWKER OF GALLENGE COUNTY LINE