## Reg. No. 12,166 Fee Paid \$11.50

	MORTGACE 59514 Book 112
	MORTGAGE 59514 Book 112
THIS	S INDENTURE, made this 9th day of May
. <del></del>	484.1 19 20 by and bat
·	Vaurice Duane Henre and Barbara Jeanne Henre, bis wife,
of	Douglas County Kenner as made
. <u>.</u>	that a mortgagor S , and
under the	The Ottawa Building and Loan Association , a corporation organized and exit
	laws of Kansas with its principal office and place of business at Ottawa
Five Th	NESSETH: That said mortgagor.S, for and in consideration of the sum of
	t of which is hereby acknowledged, doby these presents mortgage and warrant unto said mortgageo, its success
and assign and State	ns, forever, all the following described real estate, situated in the county of <u>Dauglas</u>
	The North 1 / One to be
	The North 1/2 of Lots 90, 91, 92, 93, 94 and 95 on Dearborn Street in the City of Baldwin City, Palmyra Township, Kansas, all located in Douglas County, Kansas.
ч. на	Douglas County, Kansas.
, ч., , , , , , , , , , , , , , , , , , , ,	
·	الكبيرية والمراب المساد المنبو سالاني أيراسيسيد ماميد متدوم المنتج والمربوب والم
TO HA	rith all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, sta ad doors, and window shades or blinds, used on or in connection with said property, whether the same are now loca porty or hereafter placed thereon. AVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenan- belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor. A hereby co
nant wii	th said mortgagee thatthe yare_, at the delivery hereof, the lawful owners of the premises above conve
and acoertin	set, andAIBseized of a good and indefeasible estate of inheritance therein free and clear of all another lines and set all another lines another lines and set all another lines and set a
	unoy will warrant and defend the title thereto forever against the claims and demands of all persons whomsoer
* TAO 1110	IDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of ous and Bight Hundred and no/100 Dollars (\$ 5,800,000 st thereon, together with such charges and advances as may be due and payable to said mortgages under the ter
TAPPA Dave	ons of the promissory note of even date herewith and secured hereby, executed by said mortgagors to said mo ble as expressed in said note, and to secure the performance of all the terms and conditions contained therein. T id note are hereby incorporated herein by this reference.
It is the	e intention and agreement of the parties hereto that this mortgage shall also mouse and the
any of them remain in fu all amounts	, may owe to said morizagee, have any ind all indebtedness in addition to the amount above stated which said mortgagors, , may owe to said morizagee, however evidenced, whether by note, book secount or otherwise. This mortgage sh ull force and affect between the parties hereto and their heirs, personal representatives, successors and assigns, un
The mon and hereby a and income to or improvem in the note h taking of po	rigagor. 8. hereby assign to said mortgages all rents and income arising at any and all times from said proper authorize said mortgages or its agent, at its option, upon default, to take charge of said property and collect all re- therefrom and apply the same to the payment of interest, principal, insurance premiums, taxes, assessments, repains nears necessary to keep said property in tennatable condition, or to other charges or payments provided for herein hereby secured. This rent assignment shall continue in force until the unpaid balance of said note is fally paid. To seession hereunder shall in no manner prevent or retard said mortgagee in the collection of said sums by foreclosu
The fall	hurs of the most second as the table of the table
ight to asso	lure of the mortgagee to assert any of its rights hereunder at any time shall not be construed as a waiver of i of the same at any later time, and to insist upon and enforce strict compliance with all the terms and provision
aid note and	d of this mortgage,
If said note and If said no provisions of he terms and	d of this mortgage. mortgager.A_ahall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms an I said note hereby secured, including future advances, and any extensions or renewals thereof in accordance wi d provisions thereof, and if said mortgagerA_ shall comply with all the provisions of said note and of this mortgager.
If said note and If said m provisions of he terms an hen these pr ession of all c immediate he date of su	d of this mortgage. mortgage. <u>A</u> shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and f said note hereby secured, including future advances, and any extensions or renewals thereof in accordance wi d provisions thereof, and if said mortgagora_ shall comply with all the provisions of said note and of this mortgage resents shall be vold; otherwise to remain in full force and effect, and said mortgages shall be entitled to the po lof and property, and may, at its option, declare the whole of said note and all indebtainess represented thereby uch default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived
aid note and If said n provisions of the terms and then these pr ession of all the immediate the date of an This mon	d of this mortgage. mortgager. <u>A</u> _ahall cause to be paid to said mortgagee the entire amount due it hereunder, and under the terms an I said note hereby secured, including future advances, and any extensions or renewals thereof in accordance wi
aid note and If said n provisions of he terms an hen these pr ession of all to immediate he date of ar This mon saigns of the	d of this mortgage. mortgager. <u>A</u> _ahall cause to be paid to asid mortgages the entire amount due it hereunder, and under the terms and f said note hereby secured, including future advances, and any extensions or renewals thereof in accordance wi d provisions thereof, and if said mortgager <u>A</u> _shall comply with all the provisions of said note and of this mortgage resents shall be vold; otherwise to remain in full force and effect, and said mortgages shall be entitled to the po- l of said property, and may, at its option, declare the whole of said note and all indebtedness represented thereby say due and payable, and may forciose this mortgage or take any other legal action to protect its right, and from uch default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived. rigger aball be binding upon and shall comp the hereby that here it at the said wortgages and the same waived.
If anid note and If anid norovisions of he terms anihen these pression of all ession of all he date of su This mon ssigns of the IN WIT.	d of this mortgage. mortgager. Anall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and f said note hereby secured, including future advances, and any extensions or renewals thereof in accordance wi d provisions thereof, and if said mortgageora. shall comply with all the provisions of said note and of this mortgage resents shall be void; otherwise to remain in full force and effect, and said mortgageo shall be entitled to the po lof said property, and may, at is option, declare the whole of said note and all indetedness represented thereby uch default all items of indebtedness secured hereby shall draw inherest at 10% per annum. Appraisement waived, rtgage shall be binding upon and shall enurs to the benefit of the heirs, executors, administrators, successors ar o respective parties hereto.

(

Stand Frank

365

24.43

-

ý

.

.

.

.

the subscription of the second

 And the City

.... ، بەلتىمەنىيە. ئەتتەتتىكە،

2