	p. 10,689	
<form><form><form><form></form></form></form></form>	the second se	· ·
A. D. 10. 54, between	and a second	nsas
A. D. 10. 54, between	This Indenture	
<form></form>	A D 19 54 between James A. Tuggle and Jessie E. Tuggle, husband and wife	
<form> of the first part, and The Description Schultz State Bank, a Corporation, lawrence, Kannal </form>		
<form> of the first part, and The Description Schultz State Bank, a Corporation, lawrence, Kannal </form>	t Jayrence in the Countral Douglas wellstate Konne	······
Witnesselt, That the said part 42 the first part, in consideration of the sum of		<u> </u>
Witnesselt, That the said part 42 the first part, in consideration of the sum of		
to. 1029. duty paid, the receipt of Which is horeby acknowledged, ha. Yaosold and by these presents doran; harain sell and Mortegue to the said part of the second garand 11sbecomed assigns forwer, all that tacte or pare of and stated in the Courty ofbourdage Inter state or pare of and stated in the Courty ofbourdage Inter state or pare of and stated in the Courty ofbourdage Inter state or pare of and stated in the Courty ofbourdage with all the appartenances, and all the estate, tile and interest of the said part 162 of the fare part therein. And the saidbarties and state of the first part. the membrances This part is intended as a mortgage to secure the payment of Fiftheon. Findrad and 00/100 Dollars, seconding to the term ofnegrames the state of interingene therein, free and elser of all neutringene to secure the payment of Fiftheon. Findrad and 00/100 Dollars, seconding to the term ofend has been endown at the state of the first part.		sum of
baranin, sell and Mortgage to the said part_g of the second part	ifteen Hundred and 00/100 DOL	LARS,
all that track or pared of hand situated in the County of Duplag and State of Kanaa, described as follows, to wit: Int. Eight. (8) in Block Cone. (1) in Day's Addition, near the City of Invence. with all the appurtenances, and all the estate, title and interest of the said part 198_ of the first part therein. And the said Parties of the first part. of the said		
Kannae, described as follows, to wit: Ict. Eight. (2) in Block One. (1) in Lay's Addition, near the City of Lawrence, with all the appurtenances, and all the estate, title and interest of the said part 19.9. of the first part therein. And the saidration of the first part do		ACL DO CONTRACTOR
with all the appurtenances, and all the cettate, title and interest of the said part 1.92		tate of
with all the appurtenances, and all the cettate, title and interest of the said part 1.92		
And the said	Lot Eight (8) in Block One (1) in Day's Addition, near the City of Lawrence.	
And the said	14. 	
do		
the premises above granted, and seized of a good and indefeesible estate of inheritance therein, free and elear of all incumbrances This grant is intended as a mortrage to secure the payment of Piffean. Fundred and 00/00 Dollars, according to the terms ofOB	the second se	wner of
This grant is intended as a mortgage to secure the payment of Fifteen Eundred and 00/100		일두 이 프 문서 문
Dollars, according to the terms ofOREeventsin_promissory_notethis day executed and delivered by the	incumbrances	
Dollars, according to the terms ofOREeventsin_promissory_notathis day executed and delivered by the	This grant is intended as a mortgage to secure the payment of Fifteen Hundred and 00/100	
snid part y of the second part		by the
		to the
specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up and part	said part.yof the second part	
specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up and part		
and part on any part hereof, in the manneprocessful by law and out of all the massage, at any from take to retain the amount free due for principal and interest, together with the costs and charges of making such sale to retain the amount free due for principal and interest, together with the costs and charges of making such sale overplate, it any there be, shall be part by the part together with the costs and charges of making such sale overplate, it any there be, shall be principal and interest, together with the costs and charges of making such sale overplate, it any there be, shall be principal and interest, together with the costs and charges of the first part to the overplate, and the overplate, it any there be, shall be principal and interest, together with the costs and charges of the first part to the perturbed overplate, it and assigns at any part there be, shall be principal and interest, together with the costs and charges of the first part to the perturbed overplate, it and assigns at any part there be, shall be principal and interest, together with the costs and charges of the first part to the perturbed overplate in the perturbed overplate in the part together with the costs and charges of the first part to the perturbed overplate in the part together within together within the part together withi	specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not	kept up
prid by the part y	said part_Y of the second part_ <u>and_its</u>	amount shall be
In Witness Whereof, The said part leg_ of the first part ha Y0_hereunto set_their band g and seal the day and year first above written: Signed, Sealed and delivered in presence of	paid by the part y making such sale, on demand, to said parties of the first part, their	
hand sand seal the day and year first above written: Signed, Sealed and delivered in presence of Jacuar & Jugg (SEAL)	ners and	assigns
hand sand seal the day and year first above written: Signed, Sealed and delivered in presence of Jacuar & Jugg (SEAL)	y vite with a multiplication to the stand by the stand	<u> </u>
STATE OF KANSAS (SEAL) Douglas County. Be It Remembered, That on this 26th. day of November A. D. 19.54 before me. Chester G. Jones a Notary Public in and for said County and State, came James A. Tuggle and Jessie E. Tuggle, husband and wife No TARY County IN WITNESS WHEREOF, I have bereating of the same. IN WITNESS WHEREOF, I have bereating of the same. IN WITNESS WHEREOF, I have bereating of the same. Ny commission expires August 10 19.57		
(SEAL)	Signed, Sealed and delivered in presence of farmer a, Juggle	(SEAL)
STATE OF KANSAS js. Douglas County, Be If Remembered, That on this 26th day of November A.D. 19_54 before me. Chanter G. Jones a Notary Public in and for said County and State, came James A. Tuggle and Jessie E. Thegle, husband and wife to me personally known to be the same person 8 who executed the within instrument of with and duy acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereauto subscribed my name and affixed my official seal on the day and year last above written My Commitision expires August 10 19_57	Jenne & Juggle	
Douglas County, Be It Remembered, That on this 26th day of November A. D. 19.54 before me, Cheater G. Jones a Notary Public in and for said County and State, came		(SEAL)
Douglas County, Be It Remembered, That on this 26th day of November A. D. 19.54 before me, Cheater G. Jones a Notary Public in and for said County and State, came		
Be It Remembered, That on this <u>26th</u> day of <u>November</u> A.D. 19 <u>54</u> before me. <u>Cheater G. Jones</u> a Notary Public in and for said County and State, came <u>James A. Tuggle</u> and <u>Jessie E. Tuggle</u> , husband and wife to me personally known to be the same person 5 who executed the within instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WIERROF, I have bereation subscribed my name and affixed my official seal on the day and year last above writter <u>November Structure</u> Notary Public My commission expires August 10 <u>19</u> <u>57</u>	STATE OF KANSAS	0
before me, <u>Chanter G. Jones</u> , a Notary Public in and for said County and State, came <u>James A. Tuggle and Jessie E. Tuggle, husband and wife</u> to me personally known to be the same person S who executed the within instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WIERROF, I have bereunto subscribed my name and affixed my official seal on the day and year last above written Ny commission expires August 10 19_57		19 54
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Writing, and duly acknowledged in the execution of the same IN WITNESS WIERROF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written My Commission expires August 10 19 57	to be the same person S who executed the within instru-	ament of
Ar PUBLIC My Commission expires August 10 19 57 My Commission expires August 10 19 57	writing, and duly acknowledged the execution of the same	
My Conimission expires Augula u. a.v.	Dripil Grand the day and year last above written	
necorded November 26, 19 4 at 3:31 P.M. A Track 1. F.C. hegister of Deed	My Commission expires August 10 19 2/	
and the second	d November 26. 19 L at 3:31 P.M. A roul / Soft heris	

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