

MORTGAGE S18-2 Crane & Co., Stationers, Office Outfitters, Legal Blanks, Topeka, Kansas  
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THIS INDENTURE, Made this 21st day of September, A. D. 1956,  
between Julius H. Torneden and Louesea H. Torneden, Husband and Wife

of Douglas County, in the State of Kansas, of the first part,  
and Douglas County State Bank a Corporation

of Douglas County, in the State of Kansas, of the second part:

WITNESSETH, That said parties of the first part, in consideration of the sum of  
Three thousand and no/100 and DOLLARS,

the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell, and Convey unto said party  
of the second part, & it's assigns, all the following-described real estate, situated in Douglas  
County and State of Kansas, to wit:

A tract of land described as follows: Beginning at a point Two rods West and  
Fifty-eight rods South of the Northeast Corner of the Northeast Quarter of  
Section Thirty-four (34), Township Twelve (12), Range Nineteen (19); thence  
West Thirty-eight (38) rods; thence South Forty-five (45) rods; thence East  
Thirty-eight (38) rods; thence North to the point of beginning.

TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances  
thereunto belonging or in anywise appertaining, forever.

PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said  
Parties of the first part  
have this day executed and delivered one certain promissory note in writing to said party of the  
second part, of which the following IS A COPY OF THE MORTGAGE

Amount of note	\$3,000.00
Date of Note	September 21, 1956
Rate	6% from date
Maturity	One year from date

Signed: Julius H. Torneden  
Louesea H. Torneden

NOW, If said party of the first part shall pay or cause to be paid to said party of the second part, and its  
assigns, said sum of money in the above-described note mentioned, together with the interest thereon, according  
to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in  
full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the  
same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises,  
or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sums  
and interest thereon, shall and by these presents become due and payable at the option of the holder hereof, and said party  
of the second part shall be entitled to the possession of said premises.

IN WITNESS WHEREOF, The said parties of the first part have hereunto set their  
hands, the day and year first above written.

*Julius H. Torneden*  
Julius H. Torneden  
*Louesea H. Torneden*  
Louesea H. Torneden