60951 BOOK 113 MORTGAGE 218-2 Orane & On, Stationers, Office Outfilters, Legal Blanks, Topoka, Kallane (COPTRIGET MATTER) THIS INDENTURE, Made this_____llth____ day of October A. D. 1956 between _____James A. Tugele and Jessie E. Tugele, 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 _____ Kansay_____, of the second part: WITNESSETH, That said part 188. of the first part, in cousideration of the sum of _____ Two Thousand - - - - - - - - - - and no DOLLARS. the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell, and Convey unto said partition of the second part. and its. NEW ME assigns, all the following-described real estate, situated in ... Douglas. County and State of _____Konsas Lot Ten (10) in Block Two (2) in Tuggle Raplat of University Field Addition No. 2. an Addition to the City of Lawrence. TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtena 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 certain promissory note in writing to said part_Y ... of the nd part, of which the following_____ IS AcogEMORANDUM Date of Note October 11, 1956 Amount \$2,000,00 Bate 66 from date Due April 11, 1957 NOW, If said partias...of the first part shall pay or cause to be paid to said part.Y of the second part, and its. Intercom 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 worry 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 of 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 part_103, of the first part ha_VA_hereunio set_thGir_ hands..... the day and year first above written. James A. Tuggle / 1 amis and the Jessie E. Tuggle 64887-2M-2-56 Crane & Co., Inc. Topeka

Con Barro

170 201