		60955 всок 113	
	T	MORTGAGE 218-2 Crass & Co., Stationers, Office Outfitters, Lefal Blanks, Toppka, Kannas	T
-		COPTRIGHT MATTERN THIS INDENTURE, Made thisLthday ofAt D. 19.56	
		betweenJobgs A. Lugla and lesate U. Toggla, Husband and of fa	
1.1			
and the	「日本の	ofRouglasCounty, in the State ofRennak, of the first part,	-
1		andRouglas. County State Bank, a Corporation	
		ofDouglasCounty, in the State ofSANSAS, of the second part: WITNESSETH, That said partLas. of the first part, in consideration of the sum of	-
	4	Two Thousand and	
		the receipt of which is hereby acknowledged, doby these presents, Grant, Bargain, Sell, and Convey unto said part_y	1
		of the second part, BIG. 118 Mets and assigns, all the following-described real estate, situated in Douglas	
		County and State of	
	1	Lot Fourteen (14) in Block Tuo (2) in	
		Tuggle Replat of University Field Addition	
		He. 2, an addition to the fity of lawrence.	
-	4	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances	-
-	11	thereunto belonging or in anywise appertaining, forever,	-
		PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said	and the
		ha ve_this day executed and deliveredOnecertain promissory notein writing to said part/of the	
		second part, of which the followingIS_a_ oopERAURUM	
	11-11-1		
	-	Date of Note October 11, 1956	
	1		
	-		1
		NOW, If said part_122, of the first part shall pay or cause to be paid to said part_12of the second part_122	
		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,	-
	1	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 part y	
	-	of the second part shall be entitled to the possession of said premises. IN WITNESS WHEREOF, The said part 1951 of the first part have hereunto set Abelt	1
	AL-	handS, the day and year first above written	
		Pamert Laggle	-
		Hereie Turple	b
		and the second	-
ALC: NO	AL AL	State of Kansas, Douglas County, m.	
12.	1.1	BE IT REMEMBERED, That on this <u>11th</u> day of <u>October</u> , A. D. 19.56, before me, the undersigned, a <u>Network Lubic</u> in and for the County and State aforesaid,	
		came James K. Juggla & Jansin E. Juggle, Unstand and wife	
4			
	1	who are personally known to me to be the same person	
1	-	ment of writing, and such personduly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed myDOL rist	
	1	seal, the day and year last above written.	
	10.1	Term expires AWL, 10 Chester C. Jones 10 57	
		Term expires AUL 10	
	-	Term expires -AVELID	

......

1 40