eg. No. 15.406

6.25

		and the second secon	Fee Paid \$
MORTGAGE-Real Estate	70972	BOOK 122	
THIS MORTGAGE, Made this 21st di between Alice AnneCallahan and Mary		August oth single persons	, A. D., 19 <u>59</u>
of Douglas County,	the second s		, Mortgagor s
and THE INDEPENDENCE STATE BANK, WITNESSETH, That the Mortgagor 5 Sixty-Five Hundred and No/100			DOLLARS.
the receipt of which is hereby acknowledged, do following described real estate, situate in Door Lots Number One Hundred Fourteen	hereby mo glas genery County, E (114), One Hund	rtgage and warrant to ansas, to-wit: ared Sixteen (116)	the Mortgagee the
Eighteen (118) and One Hundred Tw	menty (120) and	One Hundred Twenty-	-Two (122) and
One Hundred Twenty-Four (124) on	Lincoln Street,	in the City of Bal	ldwin City,
Kansas			and the growth and
		Contraction of the	
- Ail		a the second second	
TO HAVE AND TO HOLD THE SAME, and appurtenances thereunto belonging or in	Together with all anywise appertain	and singular the tenen ing, forever.	ients, hereditaments
PROVIDED ALWAYS, and this mortgage	is upon this expre	ss condition that where	as the Mortgagor 5
have this day executed and delivered a for \$6500.00 with principal and intere of which the following the principal and intere of which the following the second sec	contain promises	m noto in mili	ng to the Mortgagee
	, 19		8
After date, for value to pay to the order of THE INDEPENDENCE			d severally, promise
			DOLLARS
at The Independence State Bank, of Independent		nterest at the rate	per cent
per annum fromunt We, the makers, assignors, endorsers and s protest, and notice of protest for non-paymen	sureties severally	waive presentment for	payment, demand,
	P. O	And States	
		a na sana na sa	
			· state
and the second			
NOW, if the Mortgagor.4	with the interest the reby whether auth and void; and oth it thereof, or any ments of every nature are not paid when or is not procured hereby immediate	hereon, according to the norized by the terms herwise shall remain in interest thereon, is ure which are or may be the same are by law , then the Mortgagee,	e terms and tenor hereof or by law, a full force and ef- not paid when the assessed and levied made due and pay- at its option and

The Mortragors <u>a spree</u> to keep all buildings now or hereafter upon said real estate constantly insured for the benefit of the Mortgagee against loss either by fire or tornado in such company or companies as are acceptable to the Mortgagee in such sum or sums as such company or companies will insure for, not to exceed the amount of the indebtedness secured hereby. All policies shall make loss payable to the Mortgagee and, as issued, shall be assigned and delivered to and be held by the Mortgagee as further security for the payment of all indebtedness hereby secured. If this obligation is not performed by Mortium or premiums so paid and interest thereon.

The Mortgagee shall be under no obligation either to pay taxes and assessments or procure or pay for insurance, and, in the event Mortgagee shall pay taxes and assessments or procure and pay for insurance, such payment or payments shall not operate as a waiver of any default hereunder.

It is agreed that each provision and agreement hereof shall apply to, inure to the benefit of and bind Mortgagors and the Mortgagee and their respective heirs, successors and assigns and the term Mortgagee shall include the holder or holders of any indebtedness secured hereby.

IN WITNESS WHEREOF, the Mortgagor s have hereunto set their hand s the say and

year first above written.

alice anne Mary Jane Chubb have Mary Jan

Security and the second

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