Reg. No. 769

Fee Paid 41.

## PURCHASE MONEY MORTGAGE BOOK 112 3088 MI 3308 THIS AGREEMENT, is made and entered into this 26th day of October oby and between ELDON D. ROECKER and BETTY A. ROECKER, his of Douglas .County, State of Kanass, referred to hereinafter as Mortgagor, and American Savings Association of Topeka, a corporation, organized and exist-ing under and by virtue of the laws of the State of Kanasa, referred to hereinafter as Mortgages: WITNESSETH THAT The Mortgagor for and in consideration of the sum of SIXTEEN THO SIXTEEN THOUSAND FOUR HUNDRED FORTY and NO/100 ----- Dollars (\$ 16,440.00 the receipt of which is hirrby acknowledged, do\_\_\_\_\_\_ by these presents, mortgage and warrant unto the mortgages its successors and assigns, the following described real estate located in the County of \_\_\_\_\_ Doug Las d State of Kansus, to-wit: Lot 17 of Miller Acres, a Subdivision near the City of Lawrence, Douglas County, Kansas, located in the Northwest Quarter of Section 24, Township 12 South, Range 19 East of the 6th P.M., as shown on Plat and Dedication of Miller Acres filed January 30, 1959, and recorded in Plat Book 5, st page 33. and recorded in Plat Book 5, st page 33. Together with all heating, lighting and plumbing equipment and fittures, including stokers and burners, screens, awnings, storm windows and docrs, window shades or blinds, used on or in connection with any improvements located upon the above described real estate, whether the same are now located on said real estate or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, together with all and singular, the tensements, hereditaments and appurtenances thereunto belonging or in anyway appentishing forever, and warrant the title's the same. The mortgagor warrants that at the delivery of this mortgagor, the mortgagor is the lawful owner of the entire interest in and to the above described premises and that the mortgagor is the owner of an indesfibile estate of inheritance therein, free and clear of any and all liess or encumbrances except Thoge of record The Mortgagor also agrees and warrants as follows: 1. Time is of the essence of this agreement. Morturgor shall promptly pay the said principal of and said interest on the in-edness evidenced by said promissory note and any and all other payments provided in said note and in this mortgage, at the s and in the manner therein provided. times and in the manner therein provided. 2. In addition to the said payments of principal, interest, and other charges provided for in said note, the Mortgagoirs shall pay all taxes and assessments of every kind and nature upon the above described moritagated property, when the same become, due and payable. A sym equal to one-twelfth of the total estimate above described moritagated property, when the same become, ments shall be paid monthly in advance to said Mortgagee upon the regular monthly payment date, to be used by said Mortgagee to pay said taxes and assessments. If the fund so created and held by and Mortgagee until said taxes and assessments dee and payable is in antificient to pay said laxes and assessments the source the Mortgagee until said taxes and assessments, become demand from the Mortgagee. If the fund so created exceeds the amount of the total restarts marks and assessments, the excess The waiving of such monthly payments for taxes and assessments at any time shall not bartgagee from later requiring such payments from the Mortgage. such payments from the Mortgager. 3. The Mortgages insuring said mortgaged presentes amaintain and pay all premiums for policies of insurance in companies accept-she to the Mortgages, insuring said mortgaged presentest amaintain and pay all premiums for policies of insurance in companies accept-erage of an amount-qual to or exceeding the unpaid balance of firs, lighthing, windstorm or other canculty and extended cor-erage of an amount-qual to or exceeding the unpaid balance of firs, lighthing, windstorm or other canculty and extended cor-erage of an amount-qual to or exceeding the unpaid balance of firs, lighthing, windstorm or other canculty and extended cor-shall give immediate notice to the Mortgagee and and Mortgages is a fubble to make proof of loss if the same is not mortgagee and the proceeds of such insurance or any part thereof may be applied make payments for such loss directly to the Mortgagee or in the event of transfer of tile to the above described mortgaged and payments of the such loss directly to the distingtion of the regulation of the mortgager is and how described mortgaged and payments of the such of the scale in-the Mortgagee area to pay a sum equal to one-twelfth of the estimated insurance preschild to fore shall past to Mortgager and the fund amount, when due, Mortgager agrees to pay the difference upon demand. If the fund so created is insufficient to pay said premiums when due, Mortgager agrees to pay the difference upon demand. If the fund so created to the Mortgager for payment of aid premiums when due, Mortgager agrees to pay said premiums the credited to the Mortgager for payment of aid premiums when due is an excess of said premium, the order as and to the Mortgager for payment of aid premiums when due and for future insurance premiums as the Mortgager and to the Mortgager for payment of aid premiums when due may agrees to pay the difference upon demand. If the fund so held to the Mortgager for payment of aid premiums when due to an excess of said premiums, 4. The Mortgagor agrees that at all times while this mortgage remains in full force and effect, to keep and maintain the buildings, and other improvements located upon the above described real estate in good condition and repair at all times and not to allow waste or permit a nuisance thereon.

5. It is agreed that in the event of the failure of the mortgagor to pay all real estate taxes and assessments when the same are by law due and payable, or in the event of a like failure to keep in force said policies of insurance or to make prpairs of and aretraged payable, or in the event of a like failure to keep in force said policies of insurance or to make prpairs of and aretraged payable, or in the overthe of a like failure to keep in force said policies of insurance or to make prpairs of and aretraged payable, or in the presence described in this mortgage. Said amount may be recovered with interest a rate not to exceed the par ent (10%) per annum, and said sums so advanced by mortgage, may, at the option of said them by easily because of such derive to any of a mathematical mortgage because of such default.

6. The Mortgagor agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by said Mortgagee of this mortgage, and the same shall be secured by this mortgage.

7. The Mortragor may, by agreement with said Mortrages, obtain additional advances from Mortrages for any purpose, whether specified herein or not, and such advances shall become a part of the principal balance herein, and shall be covered by the lien of this mortrage, and shall be repaid in accordance with the terms and provisions of said note and this mortgage.

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