Douglas BE IT REMEMBERED, That on this 4th day of November , 1965 , hefore me, the dersigned, a Notary Public in and for said County and State, came JOE B. Stroup, President and Billy B. Vantuyl, Secretary-Treasurer of the Associated Property Co., Inc. a corporation, who is personally known to me to be the same person who executed the within instrument of writing, and such person duly acknowledged the execution of the same as the act and deed of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. (Seal) Marlene Maxey Notary Public (My commission expires February 24, - 1969

IN WITNESS WHEREOF, the Morigagor has executed and delivered this morigage the day and rear first above written. THE ASSOCIATED FROMERTY COMPANY, INC. By: Joe B. Stroup, President

Billy B. Vantuyl, Secretary-Treasurer

STATE OF KANSAS, -COUNTY OF SILKNERS ("

payable, and mortgages may foreclose this mortgage in such event. 12. The mortgager further agrees that in the event the real estate covered by this mortgage is conveyed to any person or corporation who assumes and agrees to pay the objection secured by this mortgage and mortgage does not deet to acceler the balance of the remaining obligation because this provide the full of the mortgage and mortgage does not deet to acceler that the balance of the remaining obligation because the provide the mortgage and mortgage does not deet to acceler that the balance of the remaining obligation because the provide the failure to pay such transfer fees shall continue to the second of this due and payable and foreclose this mortgage in such event. 13. It is AGREED that the Mortgagor, a corporation, hereby expressly waives any and all right of redemption which foreclosed. It is agreed and understood that under the laws of the State of Kanasa, a waiver of redemption rights is allowed by a corporation.

11. The mortgage further agrees that the obligation secured by this mortgage has been in part advanced by mortgages relying upon the financial responsibility of mortgages. In the event the real state covered by this mortgage is conversed by the right at the other and for any reason it deems to be sufficient, to determine this to be an set of default under the terms of this mortgage may also determine this to be an set of default under the terms payable, and mortgage may foreclose this mortgage in such event.

10. The failure of said Mortgagies is assort any of its rights under said note or this mortgage, at any time, shall not be terms and provisions of said note or of this mortgage. Notice of the exercise of any option granted herein to said Mortgages.

0. It is agreed and understood that in the svent of a default by Mortgager in any one or more of the conditions, provisions or astronometers under said note and this mortgage, and Mortgarge may, at its option, and without notice, declare the whole amount of any such default, the belance of this mortgage to be immediately due and parable, and forcelose this mortgage. It case of said default until paid.

6. The Mortgager hereby assigns to the Mortgage, all rents and income arising at any and all times from the property mortgaged and hereby authorize the said Mortgage, at its option, to enter into the possession of and take charge of said property more than a solution of the interest and principal payments due into the interest and principal payments due interest and principal payments due interest and principal payments due into the interest and principal payments due into the interest and principal payments due into the interest and principal payments due in the interest and principal payments and industry of the principal payment is and interest or the interest and principal payments and interest and industry of the principal payment is and interest or the interest and principal payments in the interest and principal payments and interest or the interest pay interest and principal payments and interest or the interest payment is and interest or the interest pay in the principal payment is and interest or the interest payment is and interest payment is and interest or the interest payment is and interest payment is an interest payment.

rights because of then derivate.
6. The Morigagor agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by said Morigagor (juding abstract or tile insurance expenses because of the failure of Morigagor to comply with the provisions of said note og this morigage, and the same shall be secured by this morigage.
7. The Morigagor may, by agreement with said Morigagore, obtain additional advances from Morigagore for any purpose, effort specified herein or not, and such advances shall be covered by the morigage.

b. It is agreed that in the event of the failure of the mortnanor to pay all real state taxes and assessments when the same are by law doe and paybile, or in the event of a like failure to here in force said policies of insurance or to make repairs of said expended by Mortigages health be allow on the premises described in this mortgage borgeness of said the information of said mortgage borgeness of said balance. Payment of a said said said said mortgage borgeness of such default.

4. The Mortgagor agrees that at all times while this mortgagor ensuine in full force and effect, to keep and maintain the build, and other improvements located upon the above described real estate in good condition and repair at all times and not be wrated or permit a nuisanse thereon.

8. The Mortgager further agrees to procure, maintain and pay all premiums for policies of insurance in companies accurate the Mortgager, insuring said mortgaged premises agrined the Institution, windstorm or other ensuitly and extended a tracked there is an amount equal to or exceeding the unpaid balance of said achigation. Said policies shall have mortgage clauses and if the institution, if any payshale to and Mortgagere is bereferents may appear. In the event of loss, the Mortgage clauses and if the indetted there is an an other instances of an another is an another with the same is an another with an another with the same is an another with the same is a said for an another is a said to be applied by the Mortgage clauses and add Mortgagere are uther first dimension of the safe is the same is an another with the indettedness hermader are any part thereof may be applied by and Mortgagere, at its optim, either to the mortgagere and interact of the mortgager is an another is a dimensioned and interact of the safe and interact of the mortgager is and mortgagere apports. In the event of foreclours debtedness, will require and interact of the mortgager is and the safe and interact of the mortgager is and to be used by the Mortgager agree the and interact of the mortgager is and the institution of the safe institution is an advected insurance premium. The Mortgager are to payment of an advected to the safe be applied in paying and the mort and premium for the safe and there are a safe to the another as and here and interact of the safe and the safe be used by the Afortgages in paying and the safe and the safe of the safe and the safe be used by the Afortgager is and the safe and the safe of the safe and the safe be used by the Afortgage is paying and if advance to the the advector to pay and it optimes and the safe by advance to the the advector to pay and the advance to the advector of the safe paying advector advecto