

DR 3859

, 19.67

September

County, State of Kansas, referred to hereinafter as Mortgagor, and American Savings Association Douglas of Topeka, a corporation, organized and existing under and by virtue of the laws of the State of Kansas, referred to hereinafter

THIS AGREEMENT, is made and entered into this 27th day of Sept and between JACK A. SPRECKER and PEARL SPRECKER, his wife

by and between\_

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the receipt of which is hereby acknowledged, do \_\_\_\_\_\_by these presents, mortgage and warrant unto the mortgagee, and State of Kansas, to-wit:

LotyOne (1), in Block Thirteen (13), in Indian Hills No. 2 & Replat of Block Four (4) Indian Hills, an Addition to the City Of Lawrence, as shown by the recorded plat thereof, in Douglas County; Kansas.

Together with all heating, lighting and plumbing equipment and fixtures, including stokers and burners, screens, awnings, Together with all heating, lighting and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, 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 tenements, hereditaments and appurtenances thereofto belowing or in anyway appertaining forever, and warrant the title to the same. The mortgagor warrants that at the delivery of this mortgagor is the lawful owner of the entire interest in and to the below lid crited premises and that the mortgagor is the owner of an indentifiable estate of inheritance therein, free and clear of any and all thus or encumbrances except. Those, of record

and NO/100-

The mortgapor further warrants and agrees to defend the title thereto against the claims and deman In K agreed that this mortgage is given to secure the payment of THENTY FOUR THOUGAND A E agreed that may have a start of Six & one-hall f \_\_\_\_\_per cent per annum ( C1 %), toget advances as may be due and payable to add montgagee under the terms and conditions of a curtain by herewith and scence horeby, excepted by and Mortgagee payable as expressed the partiermance of all the injection and agreement of the parties here, that this mortgage shall cause by reference. It is the injection and agreement of the parties here, that this mortgage shall and mortgager or any of them may now to shill mortgage, however evidenced, whether by note or shall remain in full force and effect between the parties hereto, and their heirs, personal representa-tion of the start between the parties hereto and their heirs, personal representa-and mortgager or any of them may now to shill mortgage, however evidenced, whether by note or shall remain in full force and effect between the parties hereto, and their heirs, personal representa--- Dollars (\$ 24,000,00) together with such charges an in said note, and to see in said note, and to see incorporated in this me also accure any future amount above stated wi

Mortanger shall promptly pay the said principal of and said interest on the in d say and all shire payments provided in said note and in this mortgage, at th

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ains in full force and effect, to keep and maintain the build state in good condition and repair at all lines and not to

to pay all real estate taxes and assessments when the in force said policies of insurance or to make repairs of a and insurance and make said repairs and the amou this mortgage. Said amount may be recovered with in so advanced by mortgage, may, at the option of change of mid note therapy increasing sold unpaid balance. Fayment o sured as a waiver of that default or of the right of sold Mortgagee to

The Mortgagor agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by said Mortgagee ing abstractor title insurance expenses because of the faffure of Mortgagor to comply with the provisions of said note or s mortgage and the same shall be second by this mortgage.

7. The Mortgage may, by agreement with said Mortgagee, obtain additional advances from Mortgagee for any purpose, ther specified herein or not, and such advances shall become a part of the principal balance herein, and shall be rovered by hen of this mortgage, and shall be royald in accordance with the terms and provisions of said note and this mortgage.