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## MORIGAGE

THIS AGREEMENT, is made and entered into this 19th day of Pecember by and between LEGITE 7. COX and AUDREY A, COX, his while 14 97

of Douglas County, State of Kansus, referred to hereinafter as Mortgager, and Amorican Savings Association of Topeks, a corporation, organized and exciting under and by orthe of the laws of the Sikke of Kansus, referred to hereinafter as Mortgagee: WITNESSETH THAT

PURCHASE MONEY

WITNESSETH THAT. The Mortgagor for and in consideration of the sum of IWFRITY. TWO THOUSAND NIME HUMDRED FIFTY and NO/100-Dollars (8.22,930.00). the receipt of which is hereby acknowledged, do by these presents, mortgage and warrant onto the mortgage, its successors and sasigns, the following described real estate located in the County of Barrant onto the mortgage, of State of Kansas, to rit:

Lot 6 in Block 3 is indian Mills, an Addition to the City of Inwrence, Annylan Churky, Kansas,

Legendaer with all heating, lighting and plumbing equipment and firthrees, including stokers and barneets screens, swrings, toorn windows and doors, tundow allows or clipic, used on or in connection with any improvements located upon the allows described real satisfy, whether the same as a frequency of the real entate or hereafter placed thereor. TO HAVE AND TO HOLD THE & MY regarder a " all and including the tensents in all tensents and approximates of the mortgane, the mortgane presents of the entire interest in and to the above described premises will that the mortgane, the mortgane is the issue of the entire interest in and to the above described premises will that the mortgane, the mortgane is the issue of interingues therein, ired and the above described premises will that the mortgane the mortgane of an minimized estate of interingues therein, ired and there of any and all lights or encombrances except. These of record

The morigager full her Valtants and acress to defend the same thereto againer the diama and demands of all persons. At it formed that this mortgage is given to secure the payment of TAUNTY TWO THOUSAND JUNE HUNDRED FIFTY and COPIOS-CV100 This is the rate of the part of the

The Morty agor also agrees and warrants as follows:

i. Time is of the casence of this agreement. Mortgagor shall promptly pay the said-principal of and said interest or the in-tentedness evidenced by sold promisory note and any and all citer payments movided in said note and in this nortgage, at the imes and in the manner therein provided.

times and in the manner therein provided. "In addition to the said payments of principal, interest, and other ray all taxes and assessments of every kind and nature upon the show due and payable. A sum equal to one-twelfth of the total estimated anon-ments shall be paid monthly in advance to asid Mortgargee upon the reg-to pay said taxes and assessments. If the fund se croated and held by due and payable is insufficient to pay said taxes and assessments when the Mortgargee. If the fund se created exceeds the amoun-shall be credited to the Mortgarger and applied on interest or principal. The waiving of such monthly payments for taxes and assessments at a gaged property, when the same bego nf yoars, real estate taxes and assessments bego ment date, to be used by said Mortgag mill asid taxes and assessments bego ger agrees to Dav. she differency in that taxes and assessments the same

or furth h ins y a sum the esta to be near arres to pay the difference to the same become due is in excess of said pay or held for future inscrance premium premiums shall not bar the Mortgagee

ortgage remains in full force crilied real estate in good con eet, to keep and maintain the point and remain at all thes and not L # nuisance th

a agreed that in the event of the failure of the morigagor to pay all real of due and payable, or in the event of a like failure to keep in force said poll premises, said morigages may phy said taxes, assessments and insurance y Morigages shall be a lien on the premises described in this morigage. So to exceed ten per cent (10%) per annum, and said sums so advanced his bamade a part of the unpaid brinnes of aid note thoreby increasing said id morigages shall not be construed as a waiver of that default or of the sense of such default.

6. The Mortgagor agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by an including abstract or tills insurance expenses because of the failure of Mortgagor to comply with the provisions of this mortgage and the same shall be secured by this mortgage, obtain additional advances from Mortgagor for an whether specified herein or not, and such advances shall become a part of the principal balance herein, and shall be the lien of this mortgage, and shall be repaid in accordance with the terms and provisions of said note and this mortgage.