DR 4166

CORPORATION MORTGAGE 16768 BOOK 153

THIS AGREEMENT, is made and entered into this 9th ASSOCIATED BUILDERS, INC. day of April , 1969, by and between

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

WITNESSETH THAT:

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The Mortgagor for and in consideration of the sum of TWENTY-EIGHT THOUSAND and NO/100-----------Dollars (\$28,000.00), the receipt of which is hereby acknowledged, do by these presents, mortgage and warrant unto the mortgagee, its successors and assigns, the following described real estate located in the County of Douglas and State of Kansas, to-wit:

Lot Thirty-One (31) in Country Club North, an Addition to the City of Lawrence, 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 thereunto belonging or in anyway appertaining forever, and warrant the title to the same. The mortgagor warrants that at the delivery of this mortgage, 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 indeafisible estate of inheritance therein, free and clear of any and all liens or encumbrances except those of record

with interest thereon at the rate of seven & three-fourther cent per annum $(7 3/4\pi)$, together with such charges and advances as may be due and payable to said mortgagee under the terms and conditions of a certain promissory note of even date herewith and secured hereby, executed by said Mortgagor to said Mortgagee payable as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated in this mortgagee that the terms and a dayrement of the parties hereto that this mortgage shall also secure any future advances made to said mortgagor or any of them may owe to said mortgage, however evidenced, whether by note or otherwise. This martgage shall resent in full force and effect between the parties hereto and their here, personal representatives, successors and assigns until all amounts secure dhereunder including future advances are paid in full with interest thereon.

The Mortgagor also agrees and warrants as follows:

1. Time is of the essence of this agreement. Mortgager shall promptly pay the said principal of and said interest on the in-debtedness evidenced by said promissory note and any and all other payments provided in said note and in this mortgage, at the 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 Mortgagors shall y all taxes and assessments of every kind and nature upon the above described mortgaged property, when the same become e and payable. A sum equal to one-twelfth of the total estimated amount of the current years real estate taxes and assessments shall be paid monthly in advance to said Mortgagere upon the regular monthly payment date, to be used by said Mortgagee pay said taxes and assessments. If the fund so created and held by said Mortgagee until said taxes and assessments become e and payable is insufficient to pay said taxes and assessments when due, the Mortgagor argrees to pay the difference upon mond from the Mortgagee. If the fund so created exceeds the amount of said real estate, taxes and assessments, the excess all be credited to the Mortgager and applied on interest or principal or held for future taxes and assessments, the excess all be credited to the Mortgager.

s. The Mortgage further agrees to procure, maintain and pay all premiums for policies of insurance in companies accept-ble to the Mortgage, insuring said mortgaged promises against fire, lightning, windstorm or other casualty and extended co-rage in an amount equal to or exceeding the unpaid balance of said obligation. Said policies shall have mortgage clauses at inched thereto making loss, if any, payable to said Mortgage as its interests may appear. In the event of loss, the Mortgage chall give immediate notices to the Mortgage and said Mortgage is hereby authorized to make proof of loss if the same is not normptly made by the Mortgagor. Said insurance companies are authorized to make payments for such loss directly to the Mortgage and the proceeds of such insurance or any part thereof may be applied by the Mortgage, at its option, either to the restriction of the indebtedness hereunder or to the restoration or repair of the damaged property. In the event of foreclosure of his mortgage are in the access of such insurance or in and to said insurance policies then in force shall pass to Mortgage. The Mortgage agrees to pay a sum equal to one-tweifth of the estimated insurance premiums monthly in advance to the Mortgage apress to pay a sum equal to one-tweifth of the estimated insurance premiums monthly in advance to the Mortgage agrees to pay a sum equal to one-tweifth of the estimated insurance premiums and the said find so created to insufficient to pay said premiums when due, Mortgager agrees to pay the difference upon demand, and if said fund so created to the Mortgage and applied on interest or principal or future insurance premiums as the Mortgage may elect. The wairing of such monthly payment for microare premiums shall not bar the Mortgage for maker paying such payments. A The Mortgager and applied on interest or principal or hold for future insurance premiums as the Mortgage may elect. The wairing of such monthly payments for insurance premiums as the Mortgage for maker paying such payments.

4. The Mortgagor agrees that at all times while this mortgage remains in Tull force and effect, to keep and maintain the build, s, and other improvements located upon the above described real estate in good condition and repair at all times and not to w 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 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 repairs mortgaged premises, said mortgage may pay said taxes, assessments and insurance and make said repairs and the amo expended by Montgagee shall be a lien on the premises described in this mortgage. Said amount may be recovered with at a rate not to exceed ten per cent (10%) per annum, and said sums so advanced by mortgagee, may, at the option wortgagee be made a part of the unpaid balance of said note thereby increasing said unpaid balance. Payment of any fitters by said mortgage shall not be construed as a waiver of that default or of the right of said Mortgagee to forecle 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 including abstract or title insurance expenses because of the failure of Mortgagor to comply with the provisions of said note or of this mortgage and the same shall be secured by this mortgage.

7. The Mortgagor 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 covered by lien of this mortgage, and shall be repaid in accordance with the terms and provisions of said note and this mortgage.