MORTGAGE 22722

BOOK 158

" DR 4432

THIS AGREEMENT, is made and entered into this 2nd day of Octoby F, DALE BEERS and RUTH J, BEERS, his wife October , 19 70, by and between.

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

The Mastgager for and in consideration of the sum of EIGHTEEN THOUSAND SEVEN HUNDRED and NO/100-receipt of which is hereby acknowledged, do\_\_\_\_\_\_ by these presents mattered and models (\$18,70 Dollars (\$ 18,700.00)

the receipt of which is hereby acknowledged, do\_\_\_\_\_ by these presents, mortgage and warrant unto the mortgages, s located in the County of \_\_\_\_\_ Douglas

the receipt of which is hereby acknowledged, do\_\_\_\_\_\_ by these presents, mortgage and warrant unto the mortgages, its maccassors and anders, the following described real sette located in the County of \_\_\_\_\_\_ Douglas and State of Exames, lowwich A tract of Land lying in part of the North East Quarter of Section 32, Township 13 South, Range 20 East of the 6th P. M. Douglas County, Kansas, and being described as follows: Beginning at a point on the East line 1330.00 feet South of the NE Corner of said 1/4 Section; thence N 89° 52' 37" West a distance of 710.00 feet; thence S 00° 00' 22" E a distance of 42.00 feet; thence around a curve to the right having a radius of 397.13 Teet an ard distance of 131.80 feet; thence S 69° 39' 42" E a distance of 455.68 feet to the East line said 1/4 Section; thence N 710.00 0' 22" Walong East line said 1/4 Section a distance of 648.00 feet to the point of beginning containing & acres more or less including the Road Kight of Way and being further described as lot 22 and lot 23 in Cedarwood Subdivision. Dowelas County, Kansas. Subdivision, Douglas County, Kansas;

Together with all beating, lighting and plumbing equipment and fixtures, including stokers and burners, acted dows and doors, window shades or blinds, used on or in connection with any improvements located upon the above storm wit 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, hereditar ints and appurtenances therecash belonging or in anyway appertaining forever, and warrant the title to the same.

The mortgager warrants that at the delivery of this mortgage, the mortgager is the lawful owner of the entire interest in and to the above described premises and that the mortgager is the owner of an indeafisible estate of inheritance therein, free and clear of any set all liens or encumbrances except those of record

The morigragor further warrants and agrees to defend the tile thereto against the claims and demands of all persons. It is assed that this mortgage is given to secure the payment of EIGHTEEN THOUSAND SEVEN HUNDRED and NO/ 100-Dollars (\$18,700.09),

The Mortgagor also agrees and warrants as foll

Time is of the sensence of this agreement. Mortgagor shall promptly pay the said principal of and said interest on the in-indicase ordinated by raid promissory note and any and all other payments provided in said note and in this mortgage, at the stand is the manner therein provided.

Times and in the manner therein provides. 2. In addition to the said payments of principal, interest, and other charges provided for in said note, the Mortgagors shall any all taxes and assumements of every kind and nature upon the above described methods proved proved the taxes are because den and payments. A sum equal to one-twitch of the total estimated amount of the current year of the same because ments shall be said monthly in advance to said Mortgages upon the regular monthly payment date, to be used by said Mortgages to pay said monthly in advance to said Mortgages upon the regular monthly payment date, to be used by said Mortgages upon the same back of the same ba

as payments from the Mortgager.
1. The difference of utility agrees to procure, maintain and pay all premiums for policies of insurance in companies acceptance in a second process of the second process of the second policy policy of the second policy of the second policy

r agrees that at all times while this marigage remains in full force and affect, to keep and maintain the bu comments located upon the above described real estate in good condition and repair at all times and not it a nutsance therson. 4. The B

in the event of the failure of the mortgagor to pay all real state taxes and assessments when the same phile or in the event of a line failure to keep in force said policies of insurance or to make repairs of said mortgates may pay that have, assessments and insurance and the make repairs and the smooth so shall be a long on the pression described in this mortgage. Still associate may be recovered with inter-tor per cost (10-5) never the said sum as advanted by increasing and the score resource of the inter-tor of the smooth so advanted by an end balance. Farment of any fait and the construct of the faither of the default or of the of the faith or for the said Mortgages to force the said 5. 28 h reages shall be ; read hen per cor a part of the trages shall not of much default

as reasonably incurred or paid at any time by said Morigage of Morigager to comply with the provisions of said note o

additional advances from Mortgageo for any p rt of the principal balance herein, and shall be core terms and provisions of said note and this mortgage