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# Mortgage.

## 13.388 BOOK 150

Loan No. 2763 THE UNDERSIGNED.

## Richard Earl Blankenship and Ada Marie Blankenship, husband and wife

Lawrence of , County of Douglas , State of Kansas

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to

#### LAWRENCE SAVINGS ASSOCIATION

a corporation organized and existing under the laws of

### THE STATE OF KANSAS

hereinafter referred to as the Mortgagee, the following real estate

, in the State of Kansas in the County of Douglas , to-wit:

Lot Seventeen (17), Block Ten (10), in Indian Hills No. 2 and Replat of Block Four (4), Indian Hills, an Addition to the City of Lawrence, Douglas County, Kansas.

The Mortgagors understand and agree that this is a purchase money mortgage.

Together with all buildings, improvements, fixtures or apportenances now or hereafter exerced therein or placed therein, including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, to besees is customary or appropriate, including screens, window shades, storm doors and windows, floor overings, screen doors, in a door power, setrigeration the tarnishing of which are intended to be and are hereby declared to be a part of said real estate whether pleaged, assigned, transferred or not1; and also together with all casements and the rent, issues and probts of said premises which are hereby is hereby subrogated to the rights of all mortgagees, lienholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, unte-aid Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and waive.

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(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of

Sixteen Thousand Eight Hundred and no/100-----2, which Note, together with interest thereon as therein provided, is payable in monthly installa 15 16,800.00

One Hundred Twenty-One and 44/100-----

(\$ 121.44 ), commencing the first day of July , 19 68 .

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

(2) any advances made by the Mortgagee to the Mortgagor, or his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a sum in excess of <u>Sixteen</u> Thousand Eight Hundred and <u>Dollars</u> (3' 16, 800.00 arcurity or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgagee, as contained herein and in said Note. Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any a the time of payment thereof: (2) To pay when due and before any penalty attaches thereito all taxes, special taxes, a duplicate charges, and sever service charges against said property fincluding those hereitorized at taxes, special taxes, a duplicate charges, and sever service charges against said property fincluding those hereitorized at taxes, and the formany and the more service taxes of a sever service charges against said property fincluding those hereitors they and to invise there are a taxes of the sever service shall be conclusively doemed valid for any require until said indebtedness is fully guid, or in case of forecharge, and in such form as shall be satisfactory to the merity of the market, through such agrees to significate and in case of forecharges, and in such form as shall be satisfactory to the merity or redemptioner, or any grantee in a Master's or Commissioner's deed and in case of toxe infrart of all cover of the satisfactory to the formate agrees to sign topol demand, all receipts, southers, releases and requitances required to be signed by the Mortgarge mand, the merity is under the severe of the extinction of the particle of all cover on the severe of the satisfactory to the formate agrees to sign topol demand, all creating and period or periods, and course of the satisfactory to the merity or release to adjust, collect and compromise, in its discretion, all class states to be signed by the Mortgarge during the more and property and releases required of the setting of the signed and in the beginner of the property and the Mortgarge is authorized to apply the proceeds of any instruction of all indebtedness is paid in the formate and indebtedness is paid in the formate and indebtedness is and in the set of the set of the set of the set of the property and the more and property is and release secure of the moting and inprovement and the many set of adjust and indebtedness is p