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-1.7. A RE ADDRESS CONTRACTOR OF A 1000

73425 .MORTGAGE David L. Clymer and Helen Y. Clymer, husband and wife 16th of Lawrence suitons and Loan ASSOCIATION of Lawrence, Kaisa, party of the Second Part, or Kaisas part 6.5 of the first part, and WITHESSETH, that the said part108 of the first part, in consideration of the kan of the sum of Twonty Five Hundred and No/100 DOLLARS to therm duly paid, the resolut of which is hereby admovinged, he Yes sold and by this individuate do GRANT. BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and assigns, the following described real estate intention in the County of Douglas and State of Kan the thirds The North One-half of a tract of land described as: Beginning at a point 16 rods South of the Northwest corner of the Southwest Quarter of the Northwest Quarter of Section Twenty-Four (24), Township Twelve (12) South, Range Nineteen (19) East of the Sixth Principal Meridian; thence East 25 rods; thence South 12.8 rods; thence West 25 rods; thence North 12.8 rods to the place of beginning. Topecker with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, amings, starm windows and doors, and window thates or bilinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the ten And the said part 108 of the first part do _____ bareby covenant and agree that at the delivery hereof they are the lawful on And the taid part a SED of the first part up - metry determine an operation free and clear of all incumbrances. and that . they will warrant and defend the same against all parties making lawful claim, thereto It is agreed between the parties hereto that the part 165 of the first part shall at all times during the life of this is ments that may be levied or assessed against said real estate when the same become due and payable, and that thay will here the buildings upon said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made gynable is the party of the second part to the extent of its interest. And is the extent of second part, the loss, if any, made gynable is the party of the second part may pay mild taxes and instance, or either, and the same become day and parable or to keep said premises itemed as herein provided, then the party of the barrend part may pay mild taxes and instance, or either, and the sament so paid shall become a part of the indebtedness, second by this indepted barr of the indebtedness, second by this indepted barr of the second part may may mild taxes are either, and the amount so paid shall become a part of the indebtedness, second by this indepted. This great is insteaded at a mortgage to secure the payment of the sum of THONLY Five Hundred & No/100---- DOLLARS cortain written obligation for the payment of said sum of money, executed on the 16th day of the terms of taid obligation, also to secure all future advances for any purpose made to part 1.21.81. of the first part by the party of the secure ather evidenced by note, book account or otherwise, up to the original amount of this mortgape, with all interest account on such future advances account terms of the obligation thereof, and also to secure any sum or some of morey advanced by the taid party of the second part to pay for any interance o any taxes with interest thereon as herein provided, in the event that said part 10 SF the first part shall fail to pay the same as provided in the ind and the product that much matter matter and the second part the rents and means artising at any and all times from the property mortgaged to care still written obligation, also all future advances herewafer, and hereby asthoracits party of the second part is spent, at its option upon default, to tak args of said property in itensitable conditions, or other charges on payment of humances premium, taxes, astroments, regulate of inport significant in the second part is the same and apply the same on the payment of humances premium, taxes, astroments, regulate or inportent significant of rents shall continue in force will the ungaid balance of said deligations is fully paid. It is also appred that the taking of possession herewafe all in no manner prevent or retard party of the second part in collection of said sums by forecleaure or otherwise. ovements ed. This The failure of the second part to assert any of its right hereunder at any time shall not be construind as a waher of its right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this morgage contained. and to make the first part thall cause to be paid to party of the second part, the entire as 15 and part 10.8. sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part103 ... of the first part for of the first part. Part 108 of the first part shall p It is agreed by the parties herein that the terms and provisions of this indentarce and each and every obligation therein contained, and all benefits as from, shall extend and insure to, and be obligatory upon the heirs, executors, administrators, perional representatives, assigns and successors of the requirements of the requirements of the requirements of the requirements of the results of the requirements of the require W, the parties of the first part ha Ve hereanto art their . day and year | David L. Olymer (SEAL) Helen Y. Klyn 14 Helen Y. Clymer (SEAL)