DESIDENCE MORTUAUE

P.

14-18-12-2

たいなどのからのできょうないが、こことの

The prove of the party

Te in the second	3133		
	00100	BOOK	25
	0		
			ANHA

THIS MOBTGAGE, Made the seventh day of June A. D. 1957 between Robert Dann Molesly, and Dava Jean Molesly, individually and as husband and wife, of the County of Douglas and State of Kanses hereinafter (whether one or more in number) called Mortgagors, shd The Northwestern Mutual Life insurance Company, a Wiscensin corporation, having its principal place of business at Milwaukae, Wiscensin, hereinafter called Mortgages:

WITNESSETH, That Morigagora, in consideration of the sum of

120

P-179-2-1-51-199

to them in hand paid by Mortgagee, the receipt whereof is hereby acknowledged, do by these presents mortgage and warrant unto Mortgagee the following described Real Estate in the

County of Douglas - - -- - and State of Kansas, to-wit : Lot number thirteen, in block number one, in Southwest Addition, an Addition to the City of Lawrence, in Douglas County, Kansas, according to the recorded plat thereof, subject to reservations, restrictions, covenants, and essenants of record thereon.

Together with all buildings and improvements now or hereafter erected thereon and the rents, issues and profits thereof, and all acreens, awnings, shades, storm sash and blinds, and heating, lighting, plumbing, gas, electric, ventilating; refrigerating and air-conditioning equipment used in connection therewith, all of which, far the purpose of this mortgage, shall be deemed fatures and subject to the lien hereof, and the herediaments and appurtenances pertaining to the property above described, all of which is referred to hereinafter as the "premises".

TO HAVE AND TO HOLD the same unto Mortgagee forever.

secording to the terms of a promissory note of even date herewith executed by Mortgagors, and payable to the order of Mortgagee, and shall likewise pay or cause to be paid such additional sums, with interest thereon, as may hereafter be loaned by Mortgages to Mortgagors when evidenced by a promissory note or notes of Mortgagors, such additional note or notes to be identified by recital that it or they are secured by this mortgage, and such note or notes shall be included in the word "note" where were it appears in the context of this mortgage, and shall also fully perform all the covenants, conditions and terms of this mortgage, then these presents shall be void, otherwise to remain in full force and effect.