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This Indenture, Made the eighteenth day of February, A.D. 1920, between Charles E. Simmons and Carrie E. Simmons, his wife, of the county of Douglas and State of Kansas, parties of the first part, and the Northwestern Mutual Life Insurance Company, a corporation organized and existing under the laws of Wisconsin, and having its principal place of business at Milwaukee, Wisconsin, party of the second part; Witness that the said parties of the first part, in consideration of Eleven Thousand eon, that the said parties of the first part, in consideration of Eleven Thousand dollars, to them in hand paid, the receipt wher of is hereby acknowledged, do by these presents grant, bargain, sell and convey unto the said party of the second part, and its successors and assigns forever, the following described Real Estate situated in the County of Douglas and State of Kansas, to wit:

The southeast quarter of section number five, in township number fifteen south. of range number eighteen east, excepting therefrom a parcel seven hundred sixty-four feet north and south by two hundred eighty-four feet east and west, in the southeast corner thereof.

Also the southwest quarter of section number nine, township and range aforesaid.

Together with the privileges and appurtenances to the same belonging, and all of the rents, issues and profits which may arise or he had therefrom.

To have and to Hold the same to the said party of the second part, its successors and assigns, forever.

And the said parties of the first part hereby covenant that they have good right to sell and convey said premises and that they are free from incumbrance, and hereby warrant the title thereto against all persons whomsoever.

Conditioned, however, that if Charles E.Simmons, one of said parties of the first Wiscon part, his heirs, executors, administrators or assigns, shall pay or cause to be paid to the said party of the second part, its successors or assigns, at the office of said party of the second part in the City of Milwaukee, Wisconsin, the sum of Eleven thousand dollars with interest, according to the terms of a promissory note bearing even date herewith executed by Charles E. Simmons, one of said parties of the first P s laws v part, to the said party of the second part; and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Kansas upon said premises, or any part thereof, or upon the interest of the mortgagee, its successors or assigns, in said premises, or upon the note or debt secured by this mortgage, and procure and deliver to said party of the second part, its successors or assigns, at its or their home office, before the day fixed by law for the first interes or penalty to accrue thereon, the official receipt of the proper officer showing pay-2 ment of all such taxes and assessments; and, so long as any part of the debt hereby secured remains unpaid, shall keep the buildings upon said premises insured against in some reliable insurance company or companies to be approved he second part, its successors or assigns, to the amount of not loss or damage by fire in some reliable insurance company or companies to be approve by the said party of the second part, its successors or assigns, to the amount of no less than Fifteen hundred dollars, (provided, however, that if the policies of such E. insurance containing any condition or provision as to co-insurance the buildings shall be kept insurad for a sufficient amount also to comply with such co-insurance condition} with loss, if any, payable to said party of the second part, its successors or assigns, C as its or their interest may appear, and forth with upon issuance thereof deposit such policies with the said party of the second part, its successors or assigns; and shall keep the buildings and other improvements on said premises in as good condition and repair as at this time, ordinary wear and tear only excepted; and shall keep said premises free from all statutory liens; and upon demand by said party of the second part, its successors or assigns, shall pay all prior liens, if any, which may be found to exist on said property, and all expenses and attorney's fees incurred by said 1 party of the second part, its successors or assigns, by reason of litigation with third parties to protect the lien of this mortgage; all of which said parties of the first part hereby agree to do; then these presents tope void, otherwise to remain in δ full force. 5

It is agreed that if the insurance above provided for is not promptly effected and the policies thereforeduly deposited, or if the liens, taxes, special assessments, expenses or attorney's fees above specified shall not be paid as hereinbefore provided, the said party of the second part, its successors or assigns, (whether electing to declare the whole indebtedness hereby secured due and collectible or not) may effect the insurance above provided for and pay the reasonable premiums and charges therefor, and may pay said taxes and special assessments (irregularities in the levy or assessment thereof being expressly waived), and may pay such liens, expenses and attorney's fees, and all such payments with interest thereon from the time of payment at the rate of ten per centum per annum shall be deemed part of the indebtedness secured by this mortgage. 9

And it is agreed that in case default shall be made in the payment of any instal ment of said note or of interest thereon when due, or if there shall be a failure to comply with any or either of the terms or conditions of this mortgage, then the said note and the whole indebtedness secured by this mortgage, including all payments for above specified, shall, at the option of the party of the second part and without notices (notice of the exercise of such option being hereby expressly), become due and collect? at any time bhereafter and prior to the expiration of the time for redemption from any sale of said premises on foreclosure, any court of competent jurisdiction, upon application of the party of the second part, its successors or assigns, or the purchaser at such sale, may at once and without notice to the parties of the first part, or any person claiming under them appoint a receiver for said premises to take possession thereof to collect the rents, issues and profits of said premises during the pendency of such foreclosure and until the time to redeem the same from the foreclosure sale shall expire, and out of the same to make necessary repairs and keep