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From George L. McCarty

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Northwestern Mutual Life Insurance Co.

State of Kansas, Douglas County as; This instrument filed Sept. 7-19264

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Register of Deeds Register of Deeds Ko<sup>C</sup>arty and Gertrude McCarty, his wife, of the Caunty of Douglas and State of Cansas, and Minnie and State of California, parties of the first part, and The Markand, of Les Angeles, County of Los Angeles and State of California, parties of the first part, and The Markand, of Les Angeles, County of Los Angeles and orporation erganized and existing under the laws of Wisconsin, and having its principal place of way ess at Minwukse, Misconsin, party of the second part; Fire fhousand Dollars, to them in hand paid, the receipt whereof is hereby acknowledged do by these assigns forever, the following described Real Estate situated in the County of Douglas and State of Tansas, to-wit:

Iansas, to-wit: The Northeast quarter of section twenty -two, in township twelve south of range eighteen east. Together with the privileges and appurtenances to the same belonging, and all of the rents, issues and profice which may arise or be had therefrom. To Have and To Hold the same to the said party of the second part, its suc

cessors and assigns, rorevor. And the said parties of the first part hereby covenant that they have good right to soll and convey said premises and that they are free from incumbraĉe, and hereby warrant the title thereto against all persons whomever. Conditioned, However, That if George L. McCarty, Minnie L. Novak and Victor the first parties of the first part, their personant administrators of assigns, shall

111746 The Rothington Minter all & going the title therete against all persons whomsoever. Conditioned, However, That if George L. McCarty, Minnie L. Novak and Victor pay or cause to be paid to the said party of the second part, its successors or assigns, shall of said party of the second part in the City of Milwauke, Misconsin, the sur of Fire Thousand Dollarn with interest, second part in the City of Milwauke, Misconsin, the sur of Fire Thousand Dollarn L. McCarty, Minnie L. Novak and Victor Novak, three of said parties of the first part, to the said party of the second part and the terms of a promissory note bearing even date herewith executed by George of the second part and shall pay all taxes and special assessments of any kind that may beleried or the mortgage, its successors or assigns, in said premisse, or any part thereof, or upon the interest of the mortgage, its successors or assigns, in said part, its successors or assigns, at its or their ficial receipt of the spece of the second part, its successors or assigns, at its or their ficial receipt of the proper officer showing paysent of all such taxes and assessments; and so long insured against loss or darage by fire in some reliable insurance company or companies to be approved by the said party of the second part, its successors or assigns, and so long insured against loss or darage by fire in some reliable insurance contain any condition or pro-vith such Cortist and party of the second part, its successors of a sufficient acount also to comply with such co-insurance the buildings shall be kept insura for a sufficient amount also to comply with such co-insurance the buildings with loss, if any, payable to said party of, the second part, its successors or the method second part, its more the based for a sufficient amount also to comply with such co-insurance second into) with loss, if any, payable to said party of the second part, its successors or the method second part, its successors or assigns, the second part, its successors or the successors of a sufficient acou L'andrage the Wint of the vision as to co-insurance condition) with loss, if any payable to said party of the second part, its such such co-insurance condition) with loss, if any payable to said party of the second part, its such second part, its second cond \*\*\* d:

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This one is to co-insurance one turings shall be kept insured for a sufficient amount also to comply with such co-insurance condition) with loss, if any, payble to said party of the second part, its succ-tessors on said presents on said perty of the second part, its successors or assigned part, its successors or assigned that the successors or assigned to all expenses it and atomay's fees incurred by said party of the second part, its successors or ass-and atomay's fees incurred by said party of the second part, its successors or assigned by reason of iting, shall pay all prior liens, if any, hich may be found to axist on said property, and all expenses and atomay's fees incurred by said party of the second part, its successors or assigned by reason of iting attends that the parties to protect the lien of this mortgage all of which said parties of the first part hereby agree to do; then these presents to be void, otherwise to remain in full force. It is agreed that if the liens, taxes, special assessments expenses or attorney's fees above specified shall not be paid as hereinbofore provided for is not promptly effect-and collectible or not f may effect the insurance above provided for and pay the reasonable presumes and charges therefor and may pay said taxes and special assessments (irregularities in the levy or assess-and thereof being expressly waired) 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 the note and the whole indobt denses secured by this mortgage, including all payments for taxes, assessments, insurance promiums, liens, expenses and attorney's fees hereinaby this mortgage, then the said to and the whole indobt denses socured by this mortgage, including all payments for taxes, assessments, insurance promiums, liens, expenses and attorney's fees hereinabove apprint of the second part and without notice (notice of the exercise of such option being hereity expension and any the presses on foreclosure any co and out of the same to make necessary repairs and keep said premises in proper condition and repair pending such sale shell appire and out of the same to make necessary repairs and keep said premises in perfor condition and repair pending such sale and the expiration of the time to redeen therefrom and to pay all taxes and assessments accruing between the commencement of the foreclosure and the expiration

The second part all reasonable expenses paid in procuring abstracts of the forelosure and the expiration of the priod for redemtpion and all taxes and assessments unpaid and tax and assessment sales remain-ing cradeemed at or prior to the forelosure sale, and to pay incurance prediums necessary to keep said the premises insured in accordance with the provisions of this mortgage and the expense of the receivership of the second part all reasonable expenses paid in procuring abstracts of title whenever such abstracts shall become necessary to protect the interests or enforce the rights of said party of the second part, and the amounts so paid with interest thereon from the time of payment at the rate of ton per centum per annum, shall be deemed part of the indebtedness secured by this mortgage. The said parties of the first part hereby expressly waive and release all

The said parties of the first part hereby expressly waive and release all rights and benefits they have in said premises as a homestead under any law or rule of equity relating to the alienation, exemption or judicial sale of homesteads. In Witness Whereof, the said parties of the first part have hereunto set

their hands the day and year first above written. In Presence + Witnesses as to signatures of George L. and Gerturde McCarty Fred H. Nace

dna Lasswell,

George L. McCarty Gertrude McCarty.