## MORTGAGE RECORD No. 77

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## MORTGAGE

THIS INDENTURE, Made the eighteenth day of February, A. D. 1930 between George L. McCarty and Berthm G. McCarty, his wife, of the County of Doughs 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 Mikmaukes, Fisconsin, party of the second part: WINNSSETH, That the and parties of the first part, in consideration of Eighty-five hundred dollars to them in hand paid, the receipt whereof is hereby acknowledged do by these presents grant, bargain, sell and convey unto the sold party of the second part and its successors and assigns forever, the following described Real Estate situated in the County of Doughs and State of Kansas, to wit: The south half of section eleven, in township twelve south of range eighteen east, except the acat ten acres of the southeast quarter of the southeast quarter of said section. containing. to wit: The south half of section eleven, in townends the year south of range eighteen east, except the east ten acres of the southeast quarter of the southeast quarter of said section, containing, after said exception, three hundred ten acres, more or less, subject to public essement for highways as now located. Together with the privileges and appurtenances to the same belonging, and all of the

after said exception, three hundred ten acres, more or less, subject to public ensemble, or long tending of the sending of the second part. To HAT 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 herely covenant that they have good right to sell and convey and premises and that they are free from incumbrance, and herely warrent to the the tent to sell and convey and premises and that they are free from incumbrance, and herely warrent to the the tent of the second part, its successors and assigns, forever. And the said parties of the first part herely covenant that they have good right to sell and convey and premises and that they are free from incumbrance, and herely warrent the till thereto estimate, it is successors 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 Miwaukee, Misconsin, the sum of Eighty-five hundred dollars with interst, according to the terms of a promissory note bearing even dich herewith executed by George L. McCarty, one of said parties of the first 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 Kanesa 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 excessors or assigns, at its or their home office, before the day fixed by law for the first interest or penalty to accrue thereon, the officiel receipt of the proper officer shoring poyment of all such taxes and assessment; and olong as any part of the second part its successors or assigns at of not less than Four thousand dollars, (provided, horever, that if the policies of such insurance companty or the second part, its successors or assigns to the The particle Internet the second of the former of the second of the seco

good coddition and repair as at this time, ordinary wear and tear only excepted; and shall keep add predices free from all statutory liens; and upon demand by sold party of the second part, its successors and all expenses and attorney's fees incurred by sold party of the second part, its successors or messions, by researed fittigation with third party of the second part, its successors or messions, by researed fittigation with third party of the second part, its successors or messions, by researed that if the insurance above provided for is not promptly effected and the policies therefor duly deposited, or if the lines taxes, meetal assessment expresses or attorney's fees above expecified shall not be paid as hereinbefore provided for is not promptly effected and the policies or assigns, (whether electing to define the whole indebtedness hereby secured due and collectible for, and may pay seld taxes and special assessment (irregularities in the law or assessment thereof the terms of the indebtedness secured by this mortgong. Maif is expreed that in one default shall be made in the party of the second part, and word shall be the terms or conditions of this mortgong, then the sold note and the whole indebtedness secured by this mortgong. Including all payments for targ, assessments, fururence pressly withen be word while there shall be a failure to compt y its has or early to the terms or conditions of this mortgong, then the said note and the whole indebtedness secured by this mortgong, including all payments for targ, assessments, fururence pressly with the foreolowure or at any time thereacher and prior to december jurisdiction, your application of the party of the second part, its successors or assigns, or the purchaser at such all expressly wiread by the periles of the fore to comptent jurisdiction, your application of the party of the second part, its successors or assigns, or the purchaser at such all expressed from and state or parties to take possessin thereof to collect the rents, issues and profin

of the receivership. And it is agreed that the parties of the first part will repay the party of the second part all remeonable expenses paid in procuring abstracts of title whenever such abstracts shall become neces-ary 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 ten per centum per annum, shall be deemed perty of the indebtedness secured by this mortgage. The said parties of the first part hereby expressly waive and release all rights and benefits they have in said premises as a homestend under any law or rule of equity relating to the alienation, exemption or judicial sale of homestends. IN WITHESS WHERBOY, the saidparties of the first part have hereunto set their hands the day

IN WITHERSON, the saidparties of the first part have hereunto set their hands the day and year first above written.

In presence of Fred H. Nace W. O. McClanahan George L. McCarty Bertha G. McCarty