Reg. No. 8397 Fee Paid \$12.50

F-\$70F-5-50-500



531

いいの

\$

THIS MORTGAGE, Made the tenth day of September A. D. 1951 between John K. Extes and Margaret T. Estes, individually and as husband and wife, of the hereinafter (whether one or more in number) called Mortgagors, and The Northwestern Mutual Life Insurance called Mortgagee: THIS MORTGAGE, Made the tenth 1 . ji

ŧ.

WITNESSETH, That Mortgagors, in consideration of the sum of

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:

The north fifty feet of the east one hundred sixty-five feet, less the east forty feet thereof, of lot number four (4), in block number three (3), in that part of the City of Lawrence, known as South Lawrence, in Douglas County, Kansas, according to the recorded plat thereof, subject to reservations, restrictions, covenants, and easemonts of record thereon.

Together with all buildings and improvements now or hereafter erected thereon and the rents, issues and Logencer with all buildings and improvements now or hereafter erected thereon and the rents, issues and profils thereoft, and all screens, awnings, ahades, storm sach and bhind, not heating, lighting, plumbing, gas, electric, reditlating, rolrigerating and air-conditioning equipment used in connection therewith, all of which, for the purphese of this mortgage, shall be deemed fattures and abject to the lien hereoft, and the hereditaments 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.

CONDITIONED, HOWEVER, That if Mortgagors shall pay or cause to be paid to Mortgagee, at its office in the City of Milwaukee, Wisconsin, the principal sum of -----

day of December on the tenth entire balance of principal and interest on November 10

, 19 51, and of each month thereafter, and the , 1961 ,

A CONTRACTOR OF THE OWNER

Company of the states

1.20 A

and and spectral party in the section in

- Life Lander Laws - Million

Later admin

Charles and the state The Antonio State

Saltra Parties

according to the terms of a promissory note of even date herewith excented by Mortgagers and shall likewise pay of cause to be paid such additional sums, with interest thereon, as may hereafter be loaned by Mortgager to Mortgagers, when evidenced by a promissory note or notes of Mortgagers, and shall likewise pay of cause to be paid such additional sums, with interest thereon, as may hereafter be loaned by Mortgagers to Mortgagers, when evidenced by a promissory note or notes of Mortgagers, and shall also fully perform all the eventants, conditions and terms of this mortgage, then these presents shall be void, otherwise to remain in full force and effect.

14.19