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Reg. No. 12,526

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F-870-F-10-54-1000	59767 Book 112 KANSAS JESIDENCE MORTGAGE
· · · · · · · · · · · · · · · · · · ·	
THIS MORTGAGE,	, Mode the tenth day of May A. D. 1956 between
J. B. Thompson,	also known as Jerome Thompson, and Dorothy B. Thompson, individually
and as husband	and wife of the County of Douglas and State of Kansas,
hereinafter (wheth	ner one or more in number) colled Mortgagors, and The Northwestern Mutual Life
Insurance Compa	ny, a Wisconsin corporation, having its principal place of business at
Milwaukee, Wisc	onsin,
hereinafter called	Mortgagee:
ALCONG DE CENTE	The block and the consideration of the sum of
	I, That Mortgagors, in consideration of the sum of
Twelve thousand	
to them in hand pa gage and warrant	id by Mortgagee, the receipt whereof is hereby acknowledged, do by these presents mort- unto Mortgagee the following described Real Estate in the
Counter of Bougi	and State of Kansas, to-wit:
County of Doug1	······································
4	
	Lot number seven in block number five in Edmonds' Addition,
	an addition to the City of Lawrence, Kanses, subject to
2	reservations, restrictions, covenants, and easements of record
	thereon.
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and profits thereo gas, electric, vent which, for the pu	h all buildings and improvements now or hereafter erected thereon and the rents, issues f, and all screens, awnings, shades, storm sash and blinds, and heating, lighting, plumbing, ilating, refrigerating and air-conditioning equipment used in connection therewith, all of rpose of this mortgage, shall be deemed fixtures and subject to the lien hereof, and the d appurtenances pertaining to the property above described, all of which is referred to e "premises."
TO HAVE A	ND TO HOLD the same unto Mortgagee forever.
CONDITION	IED, HOWEVER, That if Mortgagors shall pay or cause to be paid to Mortgagee, at its
office in the	City of Hilwaukee, Wisconsin, or at such place which may hereafter be
designated by Mo	rtgagee, its or his heirs, executors, administrators, successors or assigns, the principal sum of
	d dollars
	the rate of five and one-fourth $$ per cent per annum until maturity,
payable in instal Righty and eig	ments of hty-seven one-hundredths dollars
	teenth day of August , 1956 , and of each month thereafter, and the
entire balance of	principal and interest on July 15 , 1976 ,
$(1,1,\dots,n_{n-1}) \in \mathbb{R}^{n-1}$	
according to the t	erms of a promissory note of even date herewith executed by Mortgagors and payable to the
	e, and shall likewise pay or cause to be paid such additional sums, with interest thereon, as loaned by Mortgagee to Mortgagors when evidenced by a promissor, note or notes of Mort- tonal note or notes to be identified by recital that it or they are secured by this mortgage, notes shall be included in the word "note" wherever it appears in the context of this mort-
	Jiso fully perioritis all the covenants, conditions and terms of this mortaging then these
	also fully perform all the covenants, conditions and terms of this mortgage, then these void, otherwise to remain in full force and effect.
	JINU JULY DELIVITS OIL THE COVENONIS, CONDITIONS And terms of this mortage then these
	Jisu fully perfurm all the covenants, conditions and terms of this mortage then these