of said sum	own name, and the premium or premiums, costs, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may be enforced and collected in the same manner as the principal debt hereby secured. AND the said part Y of the first part do 88. hereby covenant and agree that at the delivery hereof. It is lawful owner of the premises above granted, and seized of a good and indesame in the quiet and peaceable possession of said part. Y of the second part, its successors and assigns forever, against the lawful claims of all persons whomsoever. THE CHI CMEGA FRATERNITY (A Corporational Department of the first part has been been delivered in presence of the CHI CMEGA FRATERNITY (A Corporational Department of the second part, its successors and assigns forever, against the lawful claims of all persons whomsoever. THE CHI CMEGA FRATERNITY (A Corporational Department of the first part has been delivered in presence of the CHI CMEGA FRATERNITY (A Corporational Department of the first part has been delivered in presence of the CHI CMEGA FRATERNITY (A Corporational Department of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been delivered in presence of the first part has been de	of said sumand interest shall, at the option of said part Y become due and payable; or, if the taxes and assessments of and appurtenances, or either of them, or any part thereof, a payable, then in like manner the said note, and the who and said taxes and assessments of every nature so paid shall it this mortgage; and in the event it becomes necessary to fore dent to said foreclosure shall be an additional charge again forfeiture of this Mortgage, or in case of default in any of the successors, and assigns, and the additional sums paid by wither of this Mortgage.	
feasible estate of inheritance therein, free and clear of all incumbrances, and that it will Warrant and Defend the same in the quiet and peaceable possession of said part. Y. of the second part, its successors and assigns forever, against the lawful claims of all persons whomsoever. THE CHI CMEGA FRATERNITY (A Corporational Presence of THE CHI CMEGA FRATERNITY (A Corp	feasible estate of inheritance therein, free and clear of all incumbrances, and that it will Warrant and Defend the same in the quiet and peaceable possession of said part. Y of the second part, its successors and assigns forever, against the lawful claims of all persons whomsoever. The chi	satisfaction of said outgreet foreclosing all rights and equit first part, i.ts. Section of said said assigns, and all persons claim hall and will at 1.ts. own expense from the date of the said lands, insured in some responsible insurance commany of amount of. Fifty-five Thousand and no 100 of the second part; and in default thereof said part. y. own name	sage, with interest on said additional sums so paid at the rate of sums, and costs, and a decree for the sale of said premises in sites in and to said premises of the said part. Y of the ming under 1.t. And the said part. Y of the first part the execution of this Mortgage until said note. — and interest, and discharged, keep the building erected and to be erected on tally authorized to do business in the State of Kansas, to the Dollars, for the benefit of said part. Y of the second part may effect said insurance in 1.ts. and expenses for effecting the same shall be an additional lien on in the same manner as the principal debt hereby secured, and expenses and expenses for effecting the same shall be an additional lien on in the same manner as the principal debt hereby secured.
in the quiet and peaceable possession of said part. Y. of the second part, its successors and assigns forever, against awful claims of all persons whomsoever. IN WIFFIES WHIPEOF, The said part Y. of the first part has hereunto set its hands the day and year chover witten. IN WIFFIES WHIPEOF, The said part Y. of the first part has hereunto set its hands the day and year chover witten. IN WIFFIES WHIPEOF, The said part Y. of the first part has hereunto set its hands the day and year chover witten. IN WIFFIES WHIPEOF, The said part Y. of the first part has hereunto set its hands the day and year the control of the first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has hereunto set its hands the day and year first part has successors and assigns forever, against awfull hands successors and assigns forever, against all hands success	in the quiet and peaceable possession of said part. Y. of the second part, its successors and assigns forever, against awful claims of all persons whomsoever. IN WIFFIES WHIPEOF, The said part Y. of the first part has hereunto set its hands the day and year the part of the children of the first part has hereunto set its hands the day and year the part of the children of the children of the children of the first part has hereunto set its hands the day and year the children of the children	mortgaged property, and may be enforced and collected AND the said part Y of the first part does here	and expenses for effecting the same shall be an additional lien on in the same manner as the principal debt hereby secured, sby covenant and agree that at the delivery hereof it is
THE CHI CMEGA FRATERNITY (A Corporation) By Many Ruth Ferris: President (SEAL) By Marion M. Kroenert, Secretary (SEAL) tate of Kansas, County of Wyandotte Br IT REMEMBERED, that on this lst day of September A. D. 19 54, before me, are undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of	Executed and delivered in presence of THE CHI CMEGA FRATERNITY (A Corporation) By Many Ruth Ferris: President (SEAL) By Marion M. Kroenert, Secretary (SEAL) Marion M. Kroenert, Secretary (SEAL) tate of Kansas, County of Wyandotte Be It Remandered, that on this lst day of September A. D. 19.54, before me, are undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M. Kroenert, President and Secretary respectively of The Chi Omega Fraternity, a corporation existing under the laws of the State of Kansas	he lawful claims of all persons whomsoever.	of the second part,
By Mary Ruth Ferris President (SEAL) By Marion M. Kroenert, Secretary (SEAL) State of Kansas, County of Wyandotte BE IT REMEMBERED, that on this lst day of September A. D. 19 54, before me, the undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of	By Mary Ruth Ferris President (SEAL) By Marion M. Kroenert, Secretary (SEAL) State of Kansas, County of Wyandotte By Marion M. Kroenert, Secretary (SEAL) State of Kansas, County of Wyandotte By Marion M. Kroenert, Secretary (SEAL) A. D. 19 54, before me, the undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of The Chi Omega Fraternity, a corporation existing under the laws of the State of Kansas	AC AFORAS.	1. 프로마스 (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
State of Kansas, County of Wyandotte	State of Kansas, County of Wyandotte	LAUDDA	By man Q. VI. 2011.0
BE IT REMEMBERED, that on this 1st day of September A. D. 19.54, before me, he undersigned, a. Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of	BE IT REMEMBERED, that on this lst day of September A. D. 19.54, before me, he undersigned, a. Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of The Chi Omega Fraternity, a corporation existing under the laws of the State of Kansas	1911	
BE IT REMEMBERED, that on this lst day of September A. D. 19 54, before me, he undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of	BE IT REMEMBERED, that on this lst day of September A. D. 19 54, before me, he undersigned, a Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M. Kroenert, President and Secretary respectively of The Chi Omega Fraternity, a corporation existing under the laws of the State of Kansas	State of Kansas, County of Wyandotte	
he undersigned, a. Notary Public in and for said County and State, came Mary Ruth Ferris and Marion M, Kroenert, President and Secretary respectively of	he undersigned, a		
	The Chi Omega Fraternity, a corporation existing under the laws of the State of Kansas		in and for said County and State dame
		THE RESERVE OF THE PROPERTY OF THE PARTY OF	

Satisfaction of Mortrage
SECURITY NATIONAL BANK, KANSAS CITY, KANS. the mortragee within named, do hereby certify that the within Mortrage is fully paid, satisfied, and discharged, and authorize the Heigster of Deeds of Dourlas Scunty, Kansas, to discharge the same of record.

Bated at Kansas City Kansas, APR-8 1963 SECURITY NATIONAL BANK, Mansas City, Mans.

(Sorp Seal) John J. Lacy Jr.