**H33** 433 J All easements, rem-realize to become due, under or by tyrun-nie or agreement is written or verbal, and it is the man-net not secondarily and such pleage shall not be deemed merget in all the signment to the Mortgagee of all such leages and agreements and all the interest, make leages for terms deemed advantageous to it, terminate or mo-profits, regardless of when earned, and use such measures whether lead or employ renting agents of other employees, after or repair said premises, bu-purchase adicuate the can deter and other such measures whether lead of employ renting agents of other employees, after or repair said premises, bu-purchase adicuate the and extended coversite and other forms of insure powers ordinarily incident to absolute ownership, advance or horrow mon-bacened, and out of the income retain reasonable compensation for itself, of overy kind, including attorney's fees, incurred in the exercise of the 'pr-memer out, in its sole discretion, meeded for the aforeable promises and on the definite memory out, in its sole discretion, meeded for the aforeable promises and on the during secured, before or after any decree of foreelosure, and on the definite memory out, in the sole discretion, meeded for the aforeable provides action in the definition of the income retain reasonable compensation for itself, and on the discretion, meeded for the aforeable provides of the memory out, in its sole discretion, meeded for the aforeable provides and on the definition of the definition of after any decree of foreelosure, and on the definition of the definition of after any decree of the aforeable of the definition of the definition of after any decree of the definition o Property, or any part thereo and profits on a parity with (b) to establish an absolu (b) to establish an absolu buy furnishings and equipment therefurned advisable, unance as may be deemed advisable, may necessary for any purpose herein at m which lien is prior to the lien of an powers herein given, and from time to st on the interest and then on the pr ficinary in the proceeds of sale; if any ereful is paid, and the Mortgaree, in i go's autrements herein the Mortgare. ever all of ma-default in performance are and pay to Moertagoe are paid in full or until the de no deed he issued, then a discretionary power at a discretionary power at a

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K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, shether herein or in side doligation contained shall thereafter in any manner affect the right of Mortgagee of performance of any covenant herein or in side doligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the ontext hereof requires the machine gender, as used herein, shall include the feminite and the neutrin and the singular number, as used herein, shall include the plural; that all rights and obligations under, this martgage shall extend to and be binding upon the respective herein, shall include the plural; that all rights and obligations under, and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as signs of the Mortgager.

IN	WITNESS WHEREOF, we have hereunto set our hands and seals this 4th day
Dwig	october A.D. 19 68. Aught Jerry (SFAL) Barbara Joan Perry (SEAL)
	(SEAL) (SEAL)
State (	of Kansas
Country	55
	of Douglas
. I	Mary E. Haid . a Notary Public in and for said County, in the State aforesaid,
DO HER	KERY CERTIFY that Dwight Perry and Barbara Joan Perry, husband and wife
personal	ly known to me to be the same person or persons whose name or names is or are subscribed to the foregoing
İnstrum	ent, appeared before me this day in person and acknowledged that they have signed, sealed and delivered
	distrument as their free and voluntary act, for the uses and purposes therein set forth, including the set way to all rights under any homestead, exemption and valuation laws.
GIVER	and end Notarial Seal this 4th day of October , A.D. 1968
8, Un (	Mary & Klaid Mary & Klaid
d Octo	ber 4, 1968 at 4:44 P. M. Vanie Been Register
d'al	14665
· · · · · ·	BOOK 151 KANSAS REAL ESTATE MORTGAGE
	THIS INDENTURE, Made this 3rd day of <u>August</u> , A.1
	THE BETA-TAU CHAFTER OF THE KAPPA SIGMA SOCIETY, a corporation, duly organized, incorporated and existing under and by virtue of the laws of the State of Kansas,
	of the first part, and
	THE BOARD OF TRUSTEES OF THE GENERAL FUND OF THE KAPPA SIGNA ENDOWMENT FUND,
	of the second part.
	WITNESSETH: That said party of the first part, in considera- tion of the sum of SEVENTY-FIVE THOUSAND DOLLARS (\$75,000.00), the receipt of which is hereby acknowledged, do by these presents, grant, bargain, sell and convey and mortgage unto said party of the second part, its successors and assigns, all of the following
	described real estate situated in Douglas County and Stale of
	described real estate situated in Douglas County and State of Kansas, to-wit: All of Lots 113, 115, 117, 119, 121 and 123 on Monroe

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