MORTGAGE RECORD 70

	STATE OF KANSAS, DOUGLAS COUNTY, 55. This instrument was filed for record on the 5th day of	FROM	No. 1709
	Lay A D., 192.6, At 1:40 P. M	Phi Mu Fratornity TO	Paid50
	Isa E. Wellman.	то	
	Register of Deeds.	Control Trust as	
	ByDeputy.	Contral Trust Co.	
	March in the year of our Lord, nineteen hundred and	THIS INDENTURE, Made this 22nd	
	ernity, a Corporation	Twonty -six , by and between Phi ku Fre	THE
		programming and an approximation of the second s	
	and a second	of the County of Douglas and State of L	TH.
	nsas, parties of the first part, and THE CENTRAL TRUST CO., party of the n of the sum of	second part.: Douglas and State of F second part.: WITNESSETH, That the said parties of the first part, in considerat	
	DOLLARS, to them in hand naid the respirit whereof is hereby	Two Hundred Forty Five & No/100	
	Two Hundred Forty Five & No/100 acknowledged, do by these presents, GRANT, BARGAIN, SELL, CONVEY and WARRANT unto the said party of the second part, its survessors and arsigns, all of the following-described real estate, situated in County of Douglas, and State of Kansas to-wit:		
	1 (19)	Lots Numbered Nineter	
		Twenty (20) Twenty-or	E I
		and Twenty-two (22)	
	Baldwin -	Street in the City of	
	-0-0-0- nal instrument)	The following a cknowledgment is attached to orig	
	1000 1 0	Bo It Remembered That on this 4th day of Vers to	
	icer and the same person who executed the within	Bo It Remembered That on this 4th day of May A.I. in and for the County and State aforesaid, case Ma a Corporation to me personally known to be such of instrument of writing as such officer and such per the voluntery act and deed of such corporation.	
	on ally acknowledged the execution of the same as a Witness Whereof, I have hereunto set my hand and e written.	the voluntary act and deed of such corporation. affixed my Notarial seal, the day and yoar last abo	
	M. H. Van Anglen.	L.S.	
	Notary Public,	Tern expires Sept. 14,1927.	-
	-0-0-	-0-0-0-0-0-	
	r the tenements, hereditaments and appurtenances thereto belonging, or in	TO HAVE AND TO HOLD THE SAME. Together with all and singu	
	The tenements, hereditaments and appurtenances thereto belonging, or in mortgage of even date herewith for \$3500.00 maturing June 1,	anywise appertaining, forever, free and clear of all incumbrance except a certa 1933	
	ion, that whereas said parties of the first part have this day executed and	PROVIDED, ALWAYS, And these presents are upon this express cond	
	rt, for the sum of \$ 245, payable in four	equal installments of \$ 61.25 each on the first days of June	
	and December	of each year after the date thereof until fully paid, with interest at ten per cent p	
	dy understood and agreed that the note secured by this mortgage is given using a loan for said parties of the first part, which loan is secured by the	of each year after the date thereof antif fully paid, with interest at ten per cent ja at the office of HE CENTRAL TRUET (office) and the state of the office of the office of the CENTRAL and the state of the state	
	any portion of the interest on said loan and is to be paid in full, regardless	of whether said has is paid wholly or partly before its maturity, we have here prices NOW, it said parties of the first part shall pay or ensure to be paid to asia above described neter mentioned, together with the interest thereon, neverding pay and void; and denswiss shall remain in full force and effect. That it said sum a principal of any prior mortgane, is not paid, when the same is due, or if the tars against said remains, or any part thereof, are not paid when the same are by 1 thereon, shall, by these presents become due and payable at the option of said here the said state of the same are the same transmission of the same holder hereof on of said premises. In case of foreclasser, said property may be a holder hereof on of said premiser. In case of the same same shall, by there are the same said and said legal holder may recover interest at the rate interest, or in any of than said legal holder may recover interest at the rate become a part of the principal deits and shall become a field/out than herein state are of the net rest per annum in any sait for foreclosure. The terms, conditions and provides hereof, whether so expressed or not, minimistrators, reacressors and assigns, and wordy used in the simolest methods.	
	eterns and tenor of the same, then these presents shall be wholly discharged sums of money, or any part therefore any interest thereon or interest.	above described note mentioned, together with the interest thereon, according to t and void; and otherwise shall remain in full force and effect. But if said sum o principal of any prior mentance of the said sum of the sai	
	and assessments of every nature which are or may be assessed and levied made due and payable, then the whole of said sum or sums, and interest	against said premises, or any part thereof, are not paid when the same is due, or if the tax against said premises, or any part thereof, are not paid when the same are by h thereon, shall, by these presents become due and non-like at the same are by h	Here is
•	rty of the second part, and said party of the second part shall be entitled d with or without appraisement, and with or without receiver, as the legal	to the possession of said premises. In case of foreclosure, said property may be a holder hereof may elect; and said legal holder may recover interest at the rate	
	ten per cent per annum from the time of such default in the payment of d part may, at its option, make any payments necessary to remove any or any unnaid taree or any interpret payments necessary to remove any	interest, or in any of the conditions of this contract. Said party of the sec- outstanding title, lien, or incumbrance on said premises other than herein stati	
	d be secured by this mortgage, and may be recovered with interest at the	become a part of the principal debt and shall become a lien upon this real estate rate of ten per cent per annum in any suit for foreclosure.	
	all apply to and bind the respective parties hereto, their heirs, executors, Il include the plural and words in the plural include the singular.	The term for even for annum in any suit for foreclosure. The terms, conditions and provisions berefor, whether so expressed or not, administrators, successors and assigns, and words used in the singular number al IN WITNESS WHEREOF, The said parties of the	
		Corp Seal	
	Fhi Mu Fraternity, a corporation		111
	Mildred Knoeland President	<i>by</i> :	
1		arjorie Wilson Secretary.	
		STATE OF KANSAS,	-
	D. That on this Srd day of April	SE DE LT REMEMBER	
	trand Charles for the Martin and Charles a	. D. 19 26 , before me, the undersigned, a Natary Public in and for the Court	A
	brown to be suit out	of thi au fraternity , a Corporation to me personal	
ſ	f writing, and such person duly acknowledged the	to executed as such officer the within isntrument ecution of the same as the voluntary act and deed of	02
	such corporation.	5	irase
U	nne potron xxxia eserated theoribitic interator wither, and arrive		riginal
	my hand, and affixed my official seal, the day and year last above written.	IN TESTIMONY WHEREOF, I have hereunto se	antered
	hishruch		rec
	1929	Constitution in 1 an	11 logen
		RECEIP	Deede
	me is hereby cancelled this 5 fl	THE AMOUNT SECURED by this mortgage has been paid in full, and the	
	1 Printe of Brit Q	THE AMOUNT SECURED by this mortgage has been paid in full, and the 	Coputy
	y unnay ours Company	orp deal By C	0
	I III All A		