## MORTGAGE RECORD 74 Reg. No. \_ 370

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	FROM Alpha Kappa Lembda Bldg. Assn TO	STATE OF KANSAS, DOUCLAS COUNTY, s This instrument was filed for record on the6 AD, 10.29at9145A
	Emma E. Kreeck	Elie G. Committeerry Register of Deeds.
		By Deputy.
	THIS INDENTURE, Made this First day of September , in the year of our Lord, enc thousand nine hundred and Trenty-nine between The Alpha Kappa Lambda Bullding Association, a corporation	
	of Lawrence in the County of Doug	1998 A MARCANA A MARC
	part_y of the first part, and Emon E. Kreeck	party of the second part.
	WITNESSETH, That the said part of the first part, in consideration of the sum of OneThousend, ond _no/_100 DOLLARS, to the duly paid, the receipt of which is hereby acknowledged, ha. B., sold, and by this indenture do. EB. Grant, Bargain, Sell and Morrare to the said part of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	Lot No. Eighty-mine (59) on Louisians Street in the City of Lawrence, and Lots No. The (1) and Two (2) in Block No. One (1) in Lame's First Addition to the City of Lawrence, all	
	in Dougles County, Kenses.	
Approximation of the second	with the appurtenances and all the estate, title and interest of the said And the said part_Y of the first part do_CC hereby covenant and agree said of a good and indicamble estate of inheritance therein, free and clear of all in	e that at the delivery hereof it is the lawful owner of the premises above granted, and
	and that they will warrant and defend the same against all parties making lawful clai	그는 것이 아내는 데이지 않는 것이 아내는 것이 가지 않는 것이 같은 것이 가슴을 가지 않는 것을 수 있다. 바람이 많은 것이다.
	aversed against said real estate when the same becomes due and payable, and that and by such increase company as shall be specified and directed by the part yf the <u>her</u> interest. And in the event that said part <u>y</u> of the first part shall	shall at all these during the line of this monether, pay all takes of assumment that may be seried of 14 [1 [1 [1]] the point building series and real states there are a point of terms to in some second part, the loss, if any, much payable to the part of the second part to the extent of 1 fd to pay such takes when the same become due and payable and to keep and precises insured as incomes, or efficient, and the annowable solution of the inductiones, second by the national second part of the induction of the second part of the inductiones, second by the induction of the second part of the induction of the second part of the inductiones, second by the national second part of the induction of the
	One Thousand and no/100 according to the terms of One certain written obligation for the paym	pollARS, pent of said sum of money, secured on the firstday of September 129
	and by 1.5. terms made payable to the part y of the second part, sums of money advanced by the said part. Y of the second part to pay for any	with all interest accruing thereon according to the terms of said obligation and also to secure any sum or insurance or to ducharge any taxes with interest thereon as herein provided, in the event that said
		, not the oblightan contained therein (slip discharged. If default be made in such payments or any nair real costs are not pad when the many lowes due and paysher, or if the insurance is not key frager as they are not or of water is constitud or and percents, then the averyment shall become for in such writes oblightan, for the security of which this inductor is grow, shall immediately noter, and it shall be level in the main trail, part, J, or the second pert
	to take possession of the said premises and all the improv- and benefits accruing therefron; and to sell the premises hereby granted, or any far amount then unpaid of principal and interest, together with the costs and charges in demand, to the first part.	nodes, and it shall be lawful for the sami part $y_{-1}$ of the second part means thereon in the namer provided by he sad to have a receiver appointed to extlect the rest it thered, in the manner proverbed by have and out of all moneys aring from such make to relate the incident thereto, and the overplus, if any there to, shall be paid by the part. $y_{-1}$ making such make, on easing and each and every childrate therem contained, and all benefits screicht therefrem shall setted
	and insue to, and be obligatory upon the acts, executor, administrator, personal i IN WITNESS WHEREOF, The part	s hereunto set 155 hard and seal the day and year last
	above written.	The Alpha Kappa Lambda Building Association a Composition (SEAL)
	Corp. Seal	By Ralph E. Smith President (SEAL) J. Cecil Engle Secretary (SEAL)
		(SEAL) (SEAL)
	STATE OF Kansas	
	COUNTY OF Douglas }es. BE IT REMEMBERED, That on thi	third day of September A. D. 1929, before me, a
	Notary Public Balnh E. Smith, Pres	in the aforesaid County and State, came
	Legal Seal to me personally known to be the same per	bereauto subscribed my name, and affixed my official scal on the day and year last
		day of October 19_32
•	A State of the second sec	I. C. Stevenson Notary Public.
	I, the undersigned owner of the within mortgage, do hereby ackn Deeds to enter the discharge of this mortgage of record. 'Dated this	RELEASE owledge the full payment of the debt secured thereby, and authorize the Register of day of, 19
	and the second	Mortgagee. Owner.
<b>BEATERINE</b>		