1 132

## MORTGAGE RECORD 76

FROM The Alpha Chi Sigma Assn. TO	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the 25 day of June A. D. 19.30, st9: <sup>11</sup> O. o'dock A. M.	ſ
Lawrence Building & Loan Assn.	By	
THIS INDENTURE, Made this twenty fifthay of June hundred and thirty between	in the year of our Lord, one thousand nine	
The Alpha Chi Sigma Associatio		
of Lawrence in the County of Douglas part_Y of the first part, and The Lawrence Building as	nd Loan Association	
WITNESSETH, That the said part_y of the first part, in conside		
Seven thousand which is hereby achowledged, ha_soold, and by this indenture do_t the following described real estate situated and being in the County of D	DOLLARS, to <u>11</u> duy paid, the receipt of <u>28.</u> Grant, Bargain, Sell and Morigage to the said part. Z of the second part, longlas and State of Kanas, to-wit:	
Lots One hundred fifty one (151) and One hundred	i fifty three (153) on Tennessee street in the city	
of Lawrence		
		-
		-
with the appurtenances and all the estate, title and interest of the said part And the mid part $x_{1} = 0$ the first part do $\frac{2}{3}$ hereby coverant and agree that	t_y of the first part therein. at the delivery hereof 11 13 the lawful owner of the premises above granted, and	
and the and part y		
and that they will warrant and defend the same against all parties making lawful claim there. It is agreed between the parties hereto that the part_y of the first part shall at	to. all times during the life of this indenture, pay all taxes or assessments that may be levied or	
assessed against said real estate when the same becomes due and payable, and thatt	.will keep the buildings upon said real estate insured spainst fire and tornado in such sum econd part, the loss, if any, made psyable to the part.y. of the second part to the estent of	
its interest. And in the event that said part_y of the first part shall fail to	o pay such taxes when the same become due and payable and to keep said premises insured as	
indenture, and thall bear interest at the rate of 10% from the date of payment until full THIS GRANT is intended as a mortgage to secure the payment of the sum of Saven thousand	ree, or either, and the amount so paid shall become a part of the indebtedness, secured by this y repaid	
Seven thousand seconding to the terms of ONE certain written obligation for the payment of	asid sum of money, executed on the 25th day of June 19 30.	
and by $1.12$ terms made payable to the part $\underline{y}$ of the second part, with a sums of money advanced by the said part, $\underline{y}$ of the second part to pay for any insurat part $\underline{y}$ of the first part $\underline{y}$ of the first part $\underline{y}$ is the part $\underline{y}$ of the first part $\underline{y}$ becomes the first part $\underline{y}$ .	ill interest accruing thereon according to the terms of said obligation and also to secure any sum or new or to discharge any taxis with interest thereon as herein provided, in the event that said	
And this conveyance shall be void if such asyment be made as herein specific, and t part thereof or any obligation created thereby, or interest thereon, or if the taxes on said r up, as provide herein, or if the buildings on said real exter serve here not kept in a specific approximation the whole sum remaining unpaid, and all of the obligations provided for in	the obligation contained therein fully discharged. 'I default be made in such payments or any sal exists are not yash when the same becaus due and payable, or if the investmer is not kept as they are now, or if works is remaining in mail premises, then this convergence shall become and writes obligation, for the executive of which this indecisive is given, shall handleneity	
mature and become due and payable at the option of the holder hereof, without notice,	and it shall be have if the said part $\underline{W}$ of the second part. Herein in the manner provided by law and to have a receiver appointed to cellect the rests of, in the manner preserviced by law and not of all moneys arming from such sole to retain the thereto, and the overplay, if any there be, shall be paid by the part $\underline{W}$ , naking such sale, on	
amount then unpaid of principal and interest, together with the costs and charges incident to demand, to the first part. Y. It is agreed by the parties hereto that the terms and provisions of this inductors.	thereto, and the overplus, if any there be, shall be paid by the part_y_ making such sale, on and each and every obligation therein contained, and all henefits according therefrom shall extend	
IN WITNESS WHEREOF, The part y of the first part ha g	and such and every obligation therein contained, and all benefits accruing therefrom shall extend in them, sampus and monomers of the respective particle barries. L Dreading the transformer and and seal the day and year last	
above written.	The Alpha Chi Sigma Association (SEAL)	
	By H. P. Cady Pres. (SEAL)	
j l	Ernest Griswold Secy (SEAL)	
	(SEAL)	
STATE OF		
COUNTY OF Dougles		•
BE IT REMEMBERED, That on this Notary Public in	25th day of June A. D. 19	
H. P. Cady President and En	rnest Griswold, Secy The Alpha Chi Sigma Association	
Legal Seal of the same.	9. who executed the foregoing instrument and duly acknowledged the execution to subscribed my name, and affixed my official scal on the day and year last	C
above written. My commission expires on the 18th day of		
day of	I. C. Stevenson	
and the second	Notary Public.	
	LEASE the full payment of the debt secured thereby, and authorize the Register of	
Deeds to enter the discharge of this mortgage of record. Dated this Date.	day of prine 1940	
Deeds to enter the discharge of this mortgage of recurd. Dated this 12th. Capp:Sed) L. E. Eby, Surg.	dy of June 1920 Lavine Building & Lonor Casin & Lerge S. Foster Prise Mortgagee. Owner.	