DOUGLAS COUNTY

instrument, and duly acknowledged the execution of the same, as the act and deed of said corporation, IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. Chas. E. Lewis

(SEAL) (Commission expires Oct. 23 1940)

STATE OF Elesouri, Jackson COUNTY, ss. EE IT REMEINERED, That on this 16 day of November A. D. 1936, before mo, the undersigned, a Notary Public in and for the County and State aforesaid, came William L.Harrison, Treasurer of Nu Char of Sigma Nu, a corporation, to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the excountion of the same as the act and deed of said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year intervent of the same set of the same of Nu Chapter

(SEAL) (Commission expires Oct. 23rd. 1940)

Recorded December 4, 1936 at 9:30 A.M.

Harold a. Beck. Register of Deeds

Chas. E. Lewis Notary Public

Notary Public.

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421,324

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Reg. No. 881 * Fee Paid \$4.25 Receiving No. 3430 ~

MORTGAGE

THIS INDENTURE, rade the 23rd day of June A. D. 1936 between Ray Andrew Baldwin and Ora May Baldwin, husband and wife, of the County of Douglas and State of Kansas, hereinafter called the mortgag or, which expression shall, wherever the context so admits, include their heirs, executors, administrat-ors, successors and assigns, party of the first part, and BARTLETT MORTGAGE COMPANY, a corporation under the laws of Missouri, located at St. Joseph, Buchanan County, Missouri, hereinafter called the mortgages, which expression shall, wherever the context so admits, include its successors and assigns, party of the second part.

MITHESSETH: That said mortgager in consideration of the sum of (\$1750.) SEVENTEEN HUNDRED FIFTY - - - Dollars, in hand paid, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell, convey and confirm to said mortgagee the following described real estate in the County of Douglas and State of Kansas, to-wit:

The Southwest Quarter of Section Twonty-five (25), in Township Twelve (12), of Range Seventeen (17). Containing One Hundred Sixty (160) acres.

TO HAVE AND TO HOLD the same, with appurtenances thereto belonging or in anywise appertaining, including any right of homestead and every contingent right or estate therein together with all rents and profits therefrom and all orops whatseever produced thereon during the time this mortgage shall remain in force, unto said mortgages; the intention being to convey an absolute title in fee to said premises

precises. FROVIDED, HOWEVER, that if said mortgagor shall pay or cause to be paid to said mortgages, its successors or assigns, the principal sum of (\$1750.) as follows: One Hundred Dollars (\$100.) on September 1, 1937, One Hundred Dollars (\$100.) on September 1, 1938, One Hundred Dollars (\$100.) on September 1, 1959, One Hundred Dollars (\$100.) on September 1, 1940, and Thirteen Hundred Fifty Dollars (\$1350.) on September 1, 1941, with interest thereon at the rate of five per cent per annum, payable on the first day of March and September in each year according to the terms of a certain promissory note, exocuted and delivered by said mortgagor in consigeration of the actual loan of said sum; said note bein of area date herewith unyable of larger 1 more of the solute of Larger the portion of the dot of the certain promissory note. exoduted and delivered by said morrgager in consideration of the actual loads of said sum; skid note being of even date herewith, payable in lawful money of the United States of America at the office of said mortgagee in St. Joseph, Missouri, or at such other place as the legal holder of the principal note may designate in writing, each bearing interest at the rate of ten per cent per annum after maturity or default until paid, and shall perform all and singular the covenants herein contained; then this mortgage shall be void and said mortgager. The seid mortgager.

The said mortgagor hereby covenants to be lawfully seized of said premises, to have good right t convey the same and agrees to warrant and defendthe same against the lawful claims of all persons whom-soever; and that said premises are free and clear of all encumbrences.

And the said mortgager hereby covening and even of all other source to be paid the principal sum and interest above specified in manner sforestid, together with all court costs paid by said mortgages

And the said mortgager hereby covenants and agrees to pay or cause to be paid the principal sum and interest above specified in manner sforesaid, together with all court costs paid by said mortgages in maintaining the priority of this mortgage. And further, the said mortgager does hereby expressly covenant, stipalate and agree as follows: First: Until the doth hereby secured is fully satisfied, to pay immediately when due and be-fore any penalty for non-payment attaches therebo, all taxes and assessments, general or special, which ray be now or hereafter levide or assessed under cay law now stisting or hereinafter enacted upon the said land, premises or property, or upon the interest of the holder of this mortgage therein, or ucon the doth hereby secured. Upon violation of the foregoing undertaking in any part or upon the passage by the State of 'manus of any law imposing payment of the whole or any part of the aforesaid taxes or assessments, upon said mortgage, or upon any subsequent holder of this mortgage, or upon the rendering by any Court of competent jurisdiction, of a decision holding that any undertaking is in whole or in part legal inoperative or void, then and in such event, the det hereby secured without deduction, shall at the option of said mortgage, and without notice to any party, becore immofiantfor enacted. Said mortgager to furnish said mortgage, on efforts any sarry, becore immofiant for enacted. Said mortgager in for furnish said mortgage, and without notice to any party, becore immofiant for enacted. Said mortgage notwithettanding anything contained in this mortgage, or in any law heredinafter enacted. Said mortgages in the payment of all such taxes and assessments for the preceding year. Second: To abstain from commission of waste on said premises and to keep all buildings, fences and other improvements upon said premises in as good regainst fire and to ned year on and to keep all buildings now and hereafter on said premises insurved regainst fire and to head year pay for and to keep egally

and other improvements upon said premises in as good repair and condition as they now are and to keep all buildings now and hereafter on said premises insured against fire and tornado for \$2000. for the benefit of said mortgagee, in insurance companies acceptable to it and to deliver policies of insurance with satisfactory mortgage clauses and renewal receipts to said mortgagee. In case of loss, said mort-gagee may collect insurance money or may require mortgage to make such collection. Said money when collected shall be applied either upon the indebtedness hereby secured or in re-building, as said mort-seres rew elect

collected shall be applied either upon the indebtedness hereby secured or in re-building, as said mort-gages may cloct. Third: That the said mortgages shall be subrogated for further security to the lien, although released of record, of any and all encumbrances paid out of the loan proceeds secured by this mortgage and that it may make/fullyments it may consider necessary to remove, satisfy or extinguish any prior or outstanding title, lien or encumbrance, and may at its option, pay any delinquent taxes or assessments charged against said property, make any repairs necessary for the preservation of the improvements ther on, and may insure said property if default be made in the covenant to insure, and, if it shall appear in any of the Land Departments of the United States Governent or in any Court or Triburnal whetever, to defend the title or possession of the mortgaged real estate, or this lien thereon, or appear in any Court to prove the mortgage debt, all the costs and expenses of such appearance, shall be repaid by si mortgager, and all sums so expended and suchoests and expenses on incurred shall bear interest at the mate of for ner cent ber annum from the date of payment by said mortrages. rate of ten per cent per annum from the date of payment by said mortgagee, and shall be an additional

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