MORTGAGE RECORD 80

Reg. No 22 Fee Paid. \$6

Receiving No. 124		Rece:
	STATE OF KANSAS, DOUGLAS COUNTY, 55.	5
FROM	This instrument was filed for record on the15 day of	and the second second
	A. D. 1935 , at 9:00 o'clock A. M.	Jeannet
το	Narold a. Deck Register of Deeds.	
	ByDeputy.	Peoples
	February , in the year of our Lord, one thousand nine	THIS INDER
THIS INDENTURE, Made this 1st day of	February , in the year of our Loid, one choused me	hundred and th
THIS INDENTURE, Made this lst day of ndred and thirty-five between Ral	pri B, ontony a conget	
in a st Louis	and State of Missouri	of Lawrence
St Louis in the County of St. Louis rt y of the first part, and Grace C. Rankin	party of the second part.	part. Y of the firs
		WITNESSET Twenty
withesserie hundred and no/100	sideration of the sum of DLLARS, to him duly paid, the receipt of OBLLARS, to him duly paid, the receipt of of the second part, the ia and State of Kanasa, to wit:	which is hereby ack
hich is hereby acknowledged, ha 8 sold, and by this indenture do Nowing described real estate situated and being in the County of Doug	elas and State of Kansas, to-wit:	following described
stowing described real events strateging		The Nor
Lot No. Eighteer	(18) in Block Ten (10),	additio
in University PI	ace, in the City of	
Lewrence.		
with the appurtenances and all the estate, title and interest of the said	party of the first part therein.	with the appurtenar And the said part
And the said part. Y of the first part do 65 hereby covenant and agree the of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance.	party	of a good and indefeasib
		and that they will warra It is agreed betwe
It is sgreed between the parties hereto that the part y of the first part shan	the building upon mid and estate inverted against fire and tornado in such sum and by such insurance company	said real estate when the
said real estate when the same becomes due and payment the second part, the loss, if any, may as shall be specified and directed by the pary of the second part, the loss, if any, may	the primings upon and the test of the second part to the extent of hor interest. And in the event that ade payable to the part <u>y</u> of the second part to the extent of hor of the second part may pay	as shall be specified and said part. Y of the fir
said part of the first part shall fail to pay such taxes when the same become due an said taxes and insurance, or either, and the amount so paid shall become a part of the in-	debtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment usu	said part. y_of the fir said taxes and insurance fully repaid. THIS GRANT i
THIS GRANT is intended as a mortgage to secure the payment of the sum of	DOLLARS,	according to the terms o
	aid sam of money, executed on the <u>1st</u> day of <u>February</u> 1935- th all interest according to the terms of said obligation and also to secure any sum or must at the security of the security of the security of the security of the security part.	and by its
		money advanced by the shall fail to pay the same
shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payment be made as herein specified.	to interacting any tank material many department. If default he made in such payments or any part there and the philosophic material and physical events and physical events in our kept up, as provided hereis, or the physical events and any physical events and any physical events and the sole same remaining upper this inderstance is given, shall immediately mature and become due and physical at the option of the holder hereis to the however on the theory events and the become in our theory and the physical events and the holder hereis of the holder hereis and the physical events and the improvements of the holder hereis of the holder hereis and the physical events and the improvements of the holder hereis of the holder hereis and the physical events and the improvements of the holder hereis of the holder hereis and the improvements of the holder hereis and the improvements of the holder hereis and the improvements of the holder hereis and the holder hereis and the improvements of the holder hereis and the holder hereis and the holder hereis and the holder hereis of the holder hereis and the holder hereis and the holder hereis of the holder hereis and the holder hereis of the holder hereis and the holder hereis of the holder hereis and the holder hereis and the holder hereis of the holder hereis and the holder hereis of the holder hereis and the holder hereis and the holder hereis of the holder hereis of the holder hereis and the holder hereis of the holder hereis	shall fail to pay the sam And this conveya or any obligation creates the buildings on said real and all of the obligations
or any obligation created thereby, or interest thereon, or it the take on shift real setup ibe buildings on said real estate are not krpt in a good repair as they are now, of if waste is and all of the obligations provided for in said written obligation, for the security of which and all of the obligations provided for in said written obligation, for the security of which	s committed on said premises, then this conveyance shall become absolute, and the whole sum remaining angua- this indenture is given, shall immediately mature and become due and payable at the option of the bolder bered,	
without notice, and it shall be lawful for the said part. y of the second part thereon in the manner provided by law and to have a receiver appointed to collect the r	that incompares a prive, man another the second sec	without notice, and it al thereon in the manner p prescribed by law and c
prescribed by las and out of all moneys arising from such as to retain the amount on there be, shall be paid by the part. Y . making such sale, on demand, to the first part there be, shall be paid by the part. Y .	y and each and every obligation therein contained, and all benefits accruing therefrom shall extend and inure to,	there be, shall be paid I It is agreed by t and be obligatory upon
and be obligatory upon the beirs, executors, administrators, personal representatives, as and the obligatory upon the beirs, executors, administrators, personal representatives, as	And ach and every obligation therein contained, and all basefus accruing therefrom shall extend and inure to, agas and successors of the respective parties hereis. 8 hereunto set h18 hand and seal the day and year last above	IN WITNE
IN WITNESS WHEREOF, The part y of the mat part in	Falph E. Smith (SEAL)	written.
	(SEAL)	Read and a second
	(SEAL)	
	(SEAL)	
STATE OF		STATE OF
Country of St Louis		COUNTY OF
RE IT REMEMBERED. That on	this 4 day of Feb A. D. 19.35 , before me, a in the aforesaid County and State, came Ralph E. Smith	
	and the second se	
	person who executed the foregoing instrument and duly acknowledged the execution	
SEAL IN WITNESS WHEREOF, I hav written.	e hereunto subscribed my name, and affixed my official seal on the day and year last above	(SEAL)
My commission expires on the		
My commission Expires June	28, 1935 C. A. Renaro Notary Public.	
	RELEASE	
I, the undersigned owner of the within mortgage, do hereby ack	nowledge the full payment of the debt secured thereby, and authorize the Register of Deeds	I, the unders
to enter the discharge of this mortgage of record. Dated this 10	9 day of april 1943	to enter the dischar
	Estall of Grace Pankin	A State State State
	The perf U. Kankin methoden	
		AND CALLED AND PARTY OF THE REAL PROPERTY OF

34