419MORTGAGE RECORD 80 Receiving No 4551 Reg. No. 1120 4 Fee Paid. \$ 1.50 par, tenenerte stationzar co., sansas city, no. 6734 FROM STATE OF KANSAS, DOUGLAS COUNTY, SS. This instrument was filed for record on the _____3 day of July Narold a. Bede Register of Deeds. TO By Deputy. THIS INDENTURE, Made this 1st day of July 40 ..., in the year of our Lord, one thousand nine hundred and Thirty-sovon between R. O. Burgert and Estella Burgert, his Wife asignment d Lawrence in the County of Douglas and State of Kansas part les of the first part, and S. A. Burgert and M. E. Burgert part ies of the second part. F Rook Lot No. One hundred and Five (105) on New Jersey Street in the City of Lawrence, Douglas County, Kansas. 83 text. 62 with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. mid part 185 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner & of the premises above granted, and seised of a good and indefeasible estate of inheritance therein, free and clear of all inc ----4 and that they will warrant and defend the same against all parties making lawful claim the hat they was warrant and obered the same against an particle manage first part shall at all times during the life of this indenture, pay all faxes or as ts that may be levied or as and in here that the part, hap of the time part had as an anne area of the start in here it and to had be not sen and by such in the part 10 for the second part, the loss of any, made payable is the part 10 for the second part is the extent of the it. state when the same be y such insurance company st. And in the event that s mail be specified and directed by the part 105 of the second part, t aif per 183d the first part shall fall to pay such taxes when the same become due and paytile and to here and provide and the bear of the same become due and paytile and to here and the same become and the amoding is its terms of _______ OID______ certain written obligation__ for the payment of said sum of mostry, executed as the _______ tat_____ day of _______ Jully and by _______ tat______ terms made payable to the part_OGS of the second part, with all interest seconding thereas according to the terms of mid obligation 19.37 a and also to per the say mill of sums of on as herein provided, in the event that sold part 108 of the first part ary advanced by the said part 6.5. of the second part to pay for any insurance or to discharge any taxes with interest the all full to pay the same as provided in this indenture. And the carrynase shall be void if such payment be made as herein specified, and the obligation contained therein fully discharged. If default is made in any payments the buildings and intro and is for interpool pay is as there to now only of the starts committed on and payming, then this comparison shall become abalant, and the whole sam and if the obligations provided for its and written obligation, for the security of which this indenture is given, that immediately nature and become abalant, and the whole sam and if the obligations provided for its and written obligation, for the security of which this indenture is given, that immediately nature and become down and paywise it is explored there notice, and it shall be in while for the said part. 10 S of the second part. to take much in the manner provided by law and to have a receiver appointed to collect the rests and benefits account thereform; and to sell the pro-medie by law and of all memory arising from used has lee to retain the amount them used, of principal and interest, together with the co-mended by law and of all memory arising from used has lee to retain the amount them used, of principal and interest, together with the co-set of the second secon of the said premises and all the improvement granted, or any part thereof, in the manner ises hereby gran there is, shall be paid by the part 103 making such sale, on demand, to the first part 103 It is great by the parties hereto that the terms and provides of this indexture and each and every obligation therein contained, and all be all be defined you the hold, security, administrator, personal proper statives, and and accessors of the respective parties hereto. afrom shall extend and inure to IN WITNESS WHEREOF, The part 108 of the first part ha . Ye hereunto set their hand and seal s the day and year last above (SEAL) R. O. Burgert Estella Burgert (SEAL) (SEAL) (SEAL) STATE OF Kansas 85. COUNTY OF Douglas

 BE IT REMEMBERD, That on this
 2nd
 day of
 July
 A. D. 19
 37. before me, a

 Notary_Public
 in the aforesaid County and State, eame
 R. O. Burgert and Satella Burgert his wife
 A. D. 19
 37. before me, a

 (SEAL)
 In the same.
 Notary Public
 Notary Public
 A. D. 19
 37. before me, a

 (SEAL)
 IN WITNESS WHEREOF, I have bereunto subscribed my name, and affised my official seal on the day and year last above written.
 19
 39

 My commission expires on the
 25
 day of
 April
 19
 39

 We, A. Schaal
 Notary Public.
 Notary Public.

Mrs. Mary E, Blingert Mortgagee.

Hand O. Star

This Release was written In ind.