MORTGAGE 84219 BOOK 13	
This Indenture, Made this Seventeenth	May 1963 here
Daniel S. Ling and Margaret Ling, his	s wife
	Douglas and State of Kansas
part ies of the first part, and The Lawrence	e National Bank, Lawrence, Kansas
	part y of the second part.
Witnesseth, that the said part iss of the first	
	DOL
othemduly paid, the receip	t of which is hereby acknowledged, havesold, and
	nd MORTGAGE to the said part of the second part
	being in the County of
Cansas, to-wit:	
Lot 207 on Tennessee S	treet, in the City of
Lawrence, Douglas Coun	ity Kansas.
Including the rents, issues and profi Mortgagors shall be entitled to colle until default hereunder.	ts thereof provided, however, that the ect and retain the rents, issues and profits
· · ·	
with the appurtenances and all the estate title a	ind interest of the said part ies of the first part therein
And the said part 1es of the first part do hereby o	ovenant and agree that at the delivery hereof they are the lawful ow
f the premises above granted, and seized of a good and indefear	sible estate of inheritance therein, free and clear of all incumbrances,
no exceptions	
and that they will	warrant and defend the same against all parties making lawful claim there
nd assessments that may be levied or assessed against said real e eep the buildings upon said real estate insured against fire and t irected by the part Yof the second part, the loss, if any, m	of the first part shall at all times during the life of this indenture, pay all estate when the same becomes due and payable, and that <u>they will</u> torrado in such sum and by such insurance company as shall be specifie ade payable to the part? of the second part to the sectent of the life life to pay such taxes when the same become due and payable or to of the second part may pay such taxes and insurance, or either, and the ar- indenture, and shall beac interest at the rate of J0% from the date of pay
THIS GRANT is intended as a mortgage to secure the payment	of the sum of Fourteen Thousand and No/100
reading to the terms of ODE contain writing ability	
May 1063 and	for the payment of said sum of money, executed on the <u>Seventeentl</u> by <u>its</u> terms made payable to the party of the se
aid part. Y of the second part to pay for any insurance or	to discharge any taxes with interest thereon as herein provided in the
hat said part ies of the first part shall fail to pay the same And this conveyance shall be void if such payments be made	as been a smalled and the state of the state of the state of the
state are not paid when the same become due and payable, or if real estate are not kept in as good repair as they are now, or if not the whole sum remaining uncald and all of a be obtained.	as merem appectived, and the congation contained therein fully disch colligation created threeby, or interest thereon, or if the taxes on said the insurance is not kept up, as provided herein, or if the buildings on wate its committed on said premises, then this conveyance shall become abu provided for in said written obligation, for the security of which this inde at the option of the holder hereof, without notice, and it shall be leaved
ite agente or	ASSIGNS to take possion of the said permise and all the imp liver appointed to collect the rents and benefits accruing therefrom an anner prescribed by law, and out of all moneys arising from such as ith the costs and charges incident thereto, and the overplus, if any there
all be paid by the part Y making such sale, on demand, to	the first part les
It is agreed by the parties hereto that the terms and provisi enefits accruing therefrom, chall extend and inure to and be	ons of this indenture and each and every obligation therein contained, an obligatory upon the heirs, executors, administrators, personal representa
	hereunto setheir hands and seal 3 the day and
at above written.	hand S and seal. S the day and
· · · · · · · · ·	Daniel S. Ling, Jr. (SE
	Santor S. Fing, St. OV
	Margaret ling (SE
	USE (SE

and the second

en later e

.

157

.

19

No and Andrews

a statut to

品位和谐