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	to the gold promises belonging or in anywise incident or exportaining
	ad appurtenances to the said premises belonging, or in anywise incident or appertaining.
O HAVE AND TO HOLD, all and singular the said premises unto the said	mortgagee, its successors and assigns forever. And
e said mortagor, do hereby bind myself and mortagor, do hereby bind myself and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor, and Administrators, to warrant and forever defend all and mortagor	ny singular the said premises unto the said mortgagee, its successors and assigns from and
ainst me and my	Heirs, Executors, Administrators, and Assigns, and all
rsons whomsoever lawfully claiming or to claim the same or any part their	
lowing acts and to comply with the following conditions:	
	described property, as and when due, and before any of them become delinquent.
	rements, now or hereafter on the said property without the mortgagee's written consent.
3. To insure in companies acceptable to the mortgagee, the house and b	ouildings now or hereafter on the said lot or lots in the sum of not less than-
Two Thousand	Dollars,
olicy of Insurance to the said mortgagee.	be required by the mortgagee, and pay for the said insurance when due, and assign the
eaning of the said note or obligation and this mortgage together with all o	oligation and in this mortgage, with interest thereon, according to the true intent and costs and expense which the said mortgagee shall incur, including attorney's fees charge-
le to the above described mortgaged premises, for collecting the same b	by demand of attorney or by legal proceedings.
	in the payment of the principal of said debt, or interest thereon, or upon default in
yment of any sums of money provided to be paid at the time the same ators or Assigns, under the agreements and covenants of this mortgage,	
y part thereof or to have or cause the said property to be insured in its	name, and pay for the same, and all sums so paid by the said mortgagee shall stand repaid at the rate of seven per cent per annum; and the said mortgagee shall have the
tion to treat the entire indebtedness secured hereby as due and to foreclos	se this mortgage.
And if at any time the said obligations or any part thereof shall be past	due and unpaid, the mortgagor and his Heirs, Executors court of said State, at chambers or otherwise, and upon ex parte proceedings, or otherwise,
by appoint a receiver with authority to take possession of the said premise	ises and collect the rents and profits thereof, applying the net proceeds so collected (after assessment, costs or expenses; without liability to account for anything more than the
nts and the profits actually collected, less said costs.	
hall well and truly hav or cause to be haid, unto the said mortgagee, its	meaning of the parties to these Presents, that if the said mortgagor certain attorney, successors or assigns, the said debt or sums of money aforesaid, with
terest thereon, if any shall be due, according to the true intent and meanin ease, determine and be utterly null and void; otherwise it shall remain in fu	ng of the said obligation and condition thereof, then this deed of bargain and sale shall full force and virtue.
	ortgagor, shall hold and enjoy the said premises until default of payment shall be made.
	15th day of May in the
and an arrange of the destruction of the destructio	
ar of our Lord one thousand, nine hundred and billi' by nine	e and in the one hundred and sixty-third
ar of the Independence of the United States of America.	
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