192	350
G.R.E.M2-9	

TOGETHER with all and singular the Rights, Member	ers, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or apportunities
TO HAVE AND TO HOLD all and singular the said	Premises unto the said Mortgagees, its Successors
trissand Assigns forever. Anddo here	eby bindmyself-and-myHeirs, Executors and Administrators to warrant a
orever defend all and singular the said Premises upto the s	Heirs, Executors and Administrators to warrant a
unto the sa	Mortgagee, its Successors
leirs, Executors, Administrators and Assigns and every	Derson whomseever land 11 and Assigns, from and against me and my
and the second s	he house and buildings on said lot in a sum not less than
sured from loss or damage by fire and animals	Dollars, in a company or companies satisfactory to the mortgagee, and keep the san
	shall ne said mortgagee; and that in the event that the mortgagor shall ne con air
remium and expense of such insurance under this mortgage	same to be insured in its name and reimburse itself for the
and part of said debt, or interest the	hereon he past due and
children or said mortgagee or or IES Success	SSOPS
at any Judge of the Circuit Court of said State may, at llect said rents and profits, applying the net proceeds the	t chambers or otherwise, appoint a receiver, with authority to take possession of said premises an ereafter (after paying costs of collection) upon said debt. interest costs or experience in the costs of collection in the collec
and prome at	collected, without liability collected,
PROVIDED ALWAYS, nevertheless, and that it is th	ne true intent and meaning of the parties to these Presents, that if, the said mortgage
be paid unto the said mortgagee the debt or sum a said note, then this deed of bargain and sale shall east	of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of ase, determine, and be utterly null and void; otherwise to remain in full force and victors.
AND IT IS AGREED by and between the said partie	of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said mortgagor 1s to hold and enjoy the said Premises until default of payment shall be made
TO SAME AND THE W	
ar of our Lord one thousand, nine hundred and Forty	y-Six
ar of our Lord one thousand, nine hundred and Forty	y-Six
ar of our Lord one thousand, nine hundred and Forty America.	y-Six
America. Signed, sealed and delivered in the presence of	Y-Six 7lst Y-Six Y-Six Y-Six August August In the one hundred and in the one hundred and in the one hundred and in the one hundred states.
America. Signed, sealed and delivered in the presence of Clarke L. Evans, Jr.	71st in the in the and in the one hundred and year of the Independence of the United States Leo Harris (L.S.)
America. Signed, sealed and delivered in the presence of Clarke L. Evans, Jr. Mrs. Dorothy Luther	71st and in the one hundred and year of the Independence of the United States (L. S.)
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