CONTRACTOR OF THE PROPERTY						internation
The street of				Marting the Park to the best of the best o	4 004	ריתה
					800x 1221	PACEZUI
						•
					•	
			ga ga shi dan da ƙasar da ƙas Maria da ƙasar da ƙ			
						
. <u> </u>					·	
					•	
	:			- <u>-</u>	•	
						•
					· · · · · · · · · · · · · · · · · · ·	
	<u> </u>				· · ·	
			<u> </u>	· · · · · · · · · · · · · · · · · · ·		<u> </u>
				<u> </u>	·	
Togethe	er with all and singul	lar the Rights, Memb	ers. Hereditaments	and Appurten	ances to the sa	id Premises
belonging or	in anywise appertain	ning.			•	
		ll and singular the s				
and Assigns		do hereby				
		d Administrators, to		•		
		TRUST OF S. C. its	•			
	<u>my</u> Heirs, Executo	ors and Administrate	ors, and any and	all other perso	n or persons	whomsoever
lawfully clair	ning or to claim the	same or any part l	hereof.	•		
DDA\AE	ED ALWAYS NEVED	THELESS, and it is t	nie intent and mear	ning of the narti	ies of these Pre	sents that if
to be being it	to the sold DANIE	DO TRUCT OF C	ar its order the s	do and shall v	vell and truly p	ay or cause
interest then	eon, if any shall be o	RS TRUST OF S. C due according to the eements herein con	or its order, the seterms of said Note tained, then this de	aid debt, or sui	m or money afo	oresaid, with do and per-
interest then form all the be utterly no	eon, if any shall be o covenants and agr ill and void, otherwis	due according to the eements herein con se to remain in full	or its order, the second Note terms of said Note tained, then this defence and virtue.	aid debt, or sur	m or money afo ; and shall cease, de	oresaid, with do and per- termine and
interest then form all the be utterly no 1. It is	eon, if any shall be o covenants and agre ill and void, otherwis s Covenanted and A	due according to the eements herein con se to remain in full greed by and betwe	or its order, the second records rec	aid debt, or sur	m or money afo	do and per- termine and
interest them form all the be utterly nu 1. It i Lee C will insure the	con, if any shall be of covenants and agri ill and void, otherwis s Covenanted and A othran, Jr. and te house and all the	due according to the eements herein con se to remain in full greed by and between this	or its order, the setterms of said Note tained, then this deforce and virtue. The parties that the premises (if any aid premises (if a	aid debt, or sur eed of Bargain t the said s, Executors and y there be) in s	m or money afo ; and shall cease, de d Administrator uch insurance	do and per- termine and rs, shall and company as
interest them form all the be utterly nu 1. It i Lee C will insure the	con, if any shall be of covenants and agri ill and void, otherwis s Covenanted and A othran, Jr. and te house and all the	due according to the eements herein con se to remain in full greed by and betwe	or its order, the setterms of said Note tained, then this deforce and virtue. The parties that the premises (if any aid premises (if a	aid debt, or sur eed of Bargain t the said s, Executors and y there be) in s	m or money aform; and shall cease, de	do and per- termine and rs, shall and company as
interest them form all the be utterly nu 1. It i Lee C will insure the may be app	con, if any shall be of covenants and agrill and void, otherwises Covenanted and Apthran, Jr. and the house and all the coved by BANKERS	due according to the eements herein con se to remain in full agreed by and between this a buildings on the second TRUST OF S. C. i	or its order, the setterms of said Note tained, then this deforce and virtue. The parties that Hein aid premises (if any n a sum of not less that the parties that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premises is a sum of not less that the premise is a sum of not less that the premis	aid debt, or sure eed of Bargain the saids; Executors and there be) in second in second extended the ees than	m or money afo	do and per- termine and rs, shall and company as Dollars,
interest them form all the be utterly no 1. It is Lee Co will insure the may be app against loss	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the coved by BANKERS or damage by fire,	due according to the eements herein conse to remain in full greed by and between this a buildings on the saturation of S. C. if and the same kepting to the same t	or its order, the seterms of said Note tained, then this deforce and virtue. The the parties that Heir aid premises (if any n a sum of not less tinsured until the	eed of Bargain t the said s; Executors and there be) in ses than above mention	m or money aform; and shall cease, de ded debt is full	oresaid, with do and per- termine and rs, shall and company as Dollars, ly paid, and
interest them form all the be utterly nu 1. It is Lee Co will insure the may be appuagainst loss assign the possion that	con, if any shall be covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, allow to the said BANKERS	due according to the eements herein conse to remain in full greed by and between this arrust of S. C. if and the same kepty of the same ke	cor its order, the second records the tained, then this deferce and virtue. The the parties that the tail the parties that the parties (if any n a sum of not less tinsured until the condition case the terms of the tail tail the tail tail tail tail tail tail tail tail	eed of Bargain t the said s. Executors any there be) in s ss than above mention	m or money aform; and shall cease, de ded debt is full	rs, shall and company as Dollars, y paid, and
interest them form all the be utterly nu 1. It is Lee Co will insure the may be appearagainst loss assign the peto do so, and	con, if any shall be of covenants and agrill and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, plicy to the said BANK may care	due according to the eements herein conse to remain in full greed by and between this a buildings on the saturation of S. C. if and the same kepting to the same t	terms of said Note tained, then this de force and virtue. The the parties that the parties that the parties (if any n a sum of not less tinsured until the done and reimburs.	aid debt, or sure eed of Bargain t the said s. Executors and there be) in second in second in second in a second in second in at registed for the second in second in a second in second in a second	m or money aform; and shall cease, de ded debt is fulle premiums ar	rs, shall and company as Dollars, by paid, and expenses
interest them form all the be utterly not a like the control of th	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, plicy to the said BAN and BANK may caterest thereon at the saiso Covenanted and	due according to the eements herein conse to remain in full agreed by and between this and the same kepton of the same to be the same to be the same to be the same of percent agreed, that the same to the eement agreed, that the same to be the sam	terms of said Note tained, then this de force and virtue. Then the parties that the parties that the parties (if any n a sum of not less tinsured until the done and reimbursent and that the said	eed of Bargain t the said s. Executors and there be) in second in the said above mention at resettself for the sme shall stand	m or money aform; and shall cease, de ded ded debt is full e premiums ar secured by this	rs, shall and company as Dollars, y paid, and fail expenses s mortgage.
interest them form all the be utterly not a like the control of th	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, plicy to the said BAN and BANK may caterest thereon at the saiso Covenanted and	due according to the eements herein conse to remain in full agreed by and between this and the same kepton of the same to be the same to be the same to be the same of percent agreed, that the same to the eement agreed, that the same to be the sam	terms of said Note tained, then this de force and virtue. Then the parties that the parties that the parties (if any n a sum of not less tinsured until the done and reimbursent and that the said	eed of Bargain t the said s. Executors and there be) in second in the said above mention at resettself for the sme shall stand	m or money aform; and shall cease, de ded ded debt is full e premiums ar secured by this	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage.
interest them form all the be utterly not a like the control of th	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, blicy to the said BANK may call the said BANK may	due according to the eements herein conse to remain in full greed by and between this are buildings on the same the same kepton of the same to be rate of percentage.	terms of said Note tained, then this de force and virtue. The parties that the parties that the parties (if any n a sum of not less tinsured until the content and in case-the done and reimbursent and that the said	eed of Bargain t the said s. Executors and there be) in second in the said above mention at the second in the s	m or money aform and shall cease, de ded ded debt is full e premiums ar secured by the ay as they become and secured by the decay as	rs, shall and company as Dollars, y paid, and fail d expenses s mortgage.
interest them form all the be utterly number of the control of the	con, if any shall be covenants and agreed and void, otherwises Covenanted and Apothran, Jr. and the house and all the roved by BANKERS or damage by fire, policy to the said BAN asaid BANK may call the said the said BANK may call the said BANK may call the said the said the said the said the said t	due according to the eements herein conse to remain in full agreed by and between this abuildings on the same the same to be rate ofperoduced peroduced in the same to be rate ofperoduced in the same to be rate of	terms of said Note tained, then this de force and virtue. The tained then this de force and virtue. The the parties that the parties (if any in a sum of not less to insured until the contained and reimburs and that the said the property hereby	aid debt, or sure ed of Bargain t the said s, Executors and there be) in set than above mention hat resettself for the me shall stand shall promotgaged, ar	m or money aform; and shall cease, de ded ded ded ded ded ded ded ded de	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage.
interest them form all the be utterly not all the be utterly not a like the beautiful	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, olicy to the said BANI said BANI may call the said Covenanted and Lee Cothran, tsoever authority legist to do so the said Extended and the said so the said Extended and the said so covenanted and the said Covenanted and the said Source authority legist to do so the said Extended and the said so the said Extended and the said E	due according to the eements herein conse to remain in full greed by and between this and the same kepton of the same to be rate ofpercent agreed, that the same upon teaching the percent agreed, that the same to be greed, that the same to be green to greed, that the same to be greed, the sa	terms of said Note tained, then this deforce and virtue. Then the parties that the parties that the parties (if any n a sum of not less to done and reimburs cent and that the said the property hereby a same to be paid a	aid debt, or sure ed of Bargain t the said s; Executors and there be) in set than above mention at recitself for the end shall stand mortgaged, are and reimburse in the end of the end reimburse in the end of the end	m or money aform; and shall cease, de ded ded ded ded ded ded ded ded de	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage.
interest them form all the be utterly number of the beautiful number o	con, if any shall be covenants and agreed and void, otherwises Covenanted and Apothran, Jr. and the house and all the roved by BANKERS or damage by fire, plicy to the said BANK may call the said BANK may call the covenanted and Lee Cothran, the said by the s	due according to the eements herein conse to remain in full agreed by and between this buildings on the same the same to be rate of perond agreed, that the same the per annum and the same the per annum and the same the same the per annum and the same the same the per annum and the same the same the same the same the same the per annum and the same the	terms of said Note tained, then this deforce and virtue. The the parties that the parties that the parties (if any n a sum of not less to insured until the control of the property hereby as same to be paid a amount stand security.	aid debt, or sure and the said	m or money aform; and shall cease, de	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage. ome due all te
interest them form all the be utterly number of the beautiful number o	con, if any shall be covenants and agreall and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, olicy to the said BANK may call the said BANK may call the covenanted and the covenanted and the covenanted and the said so covenanted and the said so covenanted and the covenanted a	due according to the eements herein conse to remain in full greed by and betweehis buildings on the sate of the percent agreed, that the same to be percent and the same to be sate of the percent agreed, that the same to be percent and agreed, that the same to be percent and agreed, that the same to be percent and the percent and the percent and the same to be percent an	terms of said Note tained, then this deforce and virtue. en the parties that Heir aid premises (if any n a sum of not less tinsured until the done and reimburs tent and that the said he property hereby a same to be paid a amount stand security.	aid debt, or sure and debt, or sure and the said	m or money aform; and shall cease, de	rs, shall and company as Dollars, y paid, and fail dexpenses is mortgage. ome due all ne with interest
interest them form all the be utterly not all the be utterly not a little of the best of the said pren ber thereon, and that the	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, olicy to the said BANK may call the covenanted and Lee Cothran, tsoever authority legals to do so the said England and Lee Cothran, It is also Covenanted and Covenanted	due according to the eements herein conse to remain in full agreed by and between this buildings on the same the same to be rate ofperond agreed, that the same to be gally imposed upon the BANK may cause the per annum and the	terms of said Note tained, then this de force and virtue. en the parties that Heirard premises (if any n a sum of not less tent and in case-the done and reimburs tent and that the said he property hereby a same to be paid a amount stand sect aid hey now are, and of the same as a sect and the same	aid debt, or sure and the said	m or money aform; and shall cease, de debt is full the premiums are secured by this ay as they become in case the cortage.	rs, shall and company as Dollars, y paid, and fail expenses is mortgage. ome due all the with interest shall keep with the timble by the tim
interest them form all the be utterly not all the be utterly not a like the content of the conte	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apthran, Jr. and the house and all the roved by BANKERS or damage by fire, olicy to the said BANK may calcare thereon at the sais Covenanted and Lee Cothran, its oever authority legists to do so the said English of the said Covenanted and Lee Cothran, Its is also Covenanted and Lee Cothran, Its is also Covenanted and Lee Cothran, Its is also Covenanted and the said BANKERS TRUE said security.	due according to the eements herein conse to remain in full greed by and betweehis buildings on the same to be and the same kepton of the same to be rate of percent agreed, that the same to be a same to impair the value a same to impair the value and the same to be a	terms of said Note tained, then this de force and virtue. Then the parties that the parties that the parties (if any n a sum of not less to insured until the control of the same and that the said the property hereby a same to be paid a amount stand sect aid they now are, and of the same as a der hereof, shall be the same as a der hereof.	aid debt, or sure and debt, or sure and the said	m or money aform; and shall cease, de shall cease, de ded ded ded ded ded ded ded ded de	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage. ome due all ne with interest s shall keep with the timble to whether
interest them form all the be utterly number of the control of said Note or buildings amortgage for said the form all the form all the form all the form all the form and that the it impairs the control of said Note or buildings amortgage for said the form and the form all the f	con, if any shall be of covenants and agreed and void, otherwises Covenanted and Apothran, Jr. and the house and all the roved by BANKERS or damage by fire, olicy to the said BANK may caterest thereon at the salso Covenanted and Lee Cothran, at soever authority legists to do so the said BANKERS of the covenanted and	due according to the elements herein conse to remain in full greed by and between his buildings on the same kept NKERS TRUST OF S. C. if and the same kept NKERS TRUST OF S. C. if and agreed, that the same to be rate of percent agreed, that the same to be per annum and the eld Agreed, that the same to impair the value is of S. C. the holds.	terms of said Note tained, then this de force and virtue. en the parties that Heir aid premises (if any n a sum of not less to insured until the done and reimburs tent and that the said he property hereby a same to be paid a amount stand sect aid hey now are, and of the same as a der hereof, shall be in case of default or any taxes herei perform any of the whole amount of the same and the same and the same as a derivative or any taxes herei perform any of the whole amount of the same and the same and the same as a derivative or any taxes herei perform any of the whole amount of the same and the same and the same as a derivative or any taxes herei perform any of the whole amount of the same and the same and the same and the same as a derivative or any taxes herei perform any of the whole amount of the same and th	aid debt, or sure and the said	m or money aform; and shall cease, de shall cease, de ded ded ded ded ded ded ded ded de	rs, shall and company as Dollars, y paid, and fail and expenses s mortgage. ome due all the with interest shall keep with interest shall keep with interest e conditions the house ents of this