	en de la contrata de la compensa de La compensa de la co		VOL	617 MGE 363
TO HAVE A	th all and singular the onging or in any wise ND TO HOLD, all and ER COMPANY , the	Rights, Members, Happertaining.	Hereditaments, and remises unto the said	d
	forever. And we		IP golVAS	0117
Jors and Administ	rators, to warrant and	forever defend all a	and singular the said	Promises at the con-
	DESTE DOMESTIC COMPANY	vi , their succ	essors	
Heirs and Assigns and all other nerse	from and against us	and our Heirs	_	·
*	_	. or rantally claiming	y or to claim the cor	Ma 04 0 m = 1
 said Mortgagee, be due according to herein contained, t 	ALWAYS, NEVERTHE t if said Mortgagor of or order, the said debt the terms of said Note hen this Deed or Barga full force and virtue.	or sum of money afo	oresaid, with interes	se to be paid unto the thereon, if any shall
ises (if any there b	nanted and Agreed, by nd Administrators, shal be) in such insurance c	company as may be	e nouse and all build approved by the se	lings on the said premaid. Mortgogge
wan not read than				
and assign the police Executors, Administ the premiums and secured by this mo	cy to said Mortgagee strators or Assigns ma expenses with interest ortgage.	, and in case that	they fail to do so to be done and reimburst 8 per cent, and the	ned debt is fully paid, the said Mortgagee, arse them_selves for at the same shall stand
fails so to do the said with interest at the	ovenanted and Agreed, or authority legally imped Mortgagee may cause rate of 8 per cent. per	the same to be pai annum, and the amo	erty hereby mortgag d and reimburse ± ount stand secured b	ted, and in case they themselves therefor
keep the said premi down the timber the loan or debt herein,	ovenanted and Agreed, ises in as good order as ereon, to such an extent and that the said Mortairs the said security.	, that the said Mort and condition as they t as to impair the ve	gagors, their age now are and not a	ents and tenants, shall commit, waste or cut
4. It is also Co	ovenanted and Agreed,	, that in case of def	ault in payment und	der any of the condi-
house or buildings as Agreements of this n	te, or failure to pay to s specified hereinbefore mortgage for the space nediately become due a	or to do and perf	es hereinbefore spec form any of the of	ified, or to insure the ther Covenants and

5. It is also Covenanted and Agreed, that in case any action or proceeding of any kind to foreclose this mortgage is commenced or instituted by said Mortgagee or their Hers, EXEMPLY AND MAKE access, or Assigns a Receiver may be appointed pending such proceedings with the usual powers in such case, to take charge of the said mortgaged premises and the rents and profits of said mortgaged premises above described, to which end the same are hereby specifically pledged to said Mortgagee. as part of their security. The proceeds thereof after the payment of all costs and expenses incurred in obtaining said Receiver shall be applied to the payment of the said above mentioned debt.