TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said I	Premises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said. The said boungary, its	Tillly Lufle
Insurance loss pary, its	Heirs and Assigns forever. And
said loor poration	
oes hereby bind	ite-successors and assigns, to warrant
Second of and all and singular the said Promises upto the said	Till Insurance
Torever defend all and singular the said Fremises unto the said.	Nie Trie and Assistant from and against
in sure of the second	Assigns from and against
lawfully claiming or to claim the same or any part thereof.	and its Successors and Assigns and every person whomso-
And the said mortgagor agrees to insure the house and building on said lot in a sum not less than	Lifteen Thousand
(5,000.00) Dollars, in a company or company make the fire, and assign the policy of insurance to the said mortgagee; and that in the even	nies satisfactory to the mortgagee, and keep the same insured
	•
d mortgagee may cause the same to be insured in its	name and reimburse
for the premium and ex	xpenses of such insurance under this mortgage, with interest.
And if at any time any part of said debt, or interest thereon, be past due and unpaid,	d corporation,
does hereby assigns the rents and	
ita) succes a sarationes incomera Admin	nistrators or Assigns, and agree that any Judge of the Circuit
ourt of said State may, at Chambers or otherwise, appoint a receiver, with authority to take possession of t prodeeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without	f said premises and collect said rents and profits, applying the
ofits actually collected.	and the second s
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Pre	esents, that if Gudmont
oresaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, the utterly null and void; otherwise to remain in full force and virtue.	to be paid unto the said mortgagee the debt or sum of money then this deed of bargain and sale shall cease, determine, and
AND IT IS AGREED, by and between the said parties, that the said mortgagor	to hole
d enjoy the said Fremises until default of payment shall be made.	
nd enjoy the said Premises until default of payment shall be made.	
enjoy the said Frennses than detault of payment shart be made.	
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	o affixed and these Presents to be subscribed by its duly author
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunted	o affixed and these Presents to be subscribed by its duly author
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunted	o affixed and these Presents to be subscribed by its duly author and Otic P. Mascl
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunted officers. January On this, the 25 Th day of No.	and Otis P. Moore only the
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunted officers. January On this, the 25 Th day of No.	and Otis P. Mosel overfel in th
IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunted officers. Annuls P. Thomas, as President Secretary on this, the 25 Th day of mean of our Lord one thousand nine hundred and twenty this transfer. year of the Sovereignty and Independence of the United States.	and Otis P. Mostle in the one hundred and sixtyfirst
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