against less or damage by fire, and in such other forms of insurance as may be required by the mortgagee, and pay for the said insurance when due, and assign it Policy of Insurance to the said mortgagee.  4. To pay the said debt or sum of money as provided in sold note or obligation and in this mortgage shall incur, including attorney's fees charge able to the above described mortgaged premises, for collecting the same by demand of attorney or by legal proceedings.  Upon breach of any of the conditions of this mortgage, or upon default in the payment of any sums of money provided to be paid at the time the same by demand of attorney or by legal proceedings.  Being, Executors, Administrators or Assigns, under the agreements and covenants of this mortgage, the said mortgagee, or its successors or assigns, shall have the right to pay the same, any part thereof, or to have or cause the said property to be insured in its name, and pay for the same, all sums so paid by the said mortgagee shall star secured by this mortgage and bear, interest from date of payment until repaid at the rate of seven per cent per annum; and the said mortgagee shall have the point to treat the entire indebteness secured hereby as due and to foreclose this mortgage.  And if st any time the said obligations or any part thereof shall be past due and unpaid, the mortgagor — and			
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Heirs, Executors, Administrators, and Assigns, and a series and conceased the series and conceased the series and conceased the series and the comply with the following conditions:  1. To pay all bases, that seems the following conditions:  2. To reads on pignal to wards, allocation or removate of any improvements, now or newsfore on the and property without the mortgages written consensus acceptable to the mortgage, the house and buttless; sow or hereafter on the and property without the mortgages written consensus.  Fifteen Rundred & no./100  Enter the series of the first of the series and the series of the s	he said mortagor, do hereby bindmyself and my		
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The first above described mortgaged premises, for collecting the same by demand of attorney or by legal processings.  Upon breach of any of the conditions of this mortgage, or upon default:  Suprement of any sums of money provided to be paid at the time the same is due by the said mortgager.  And 1st suprement of any sums of money provided to be paid at the time the same is due by the said mortgager.  And 1st suprement of any sums of money provided to be paid at the time the same is due by the said mortgager.  And 1st suprement of the contract of the said property to be insured in its name, and pay for the same, and all sums so paid by the said mortgage shall star upon to the said property to be insured in its name, and pay for the same, and all sums so paid by the said mortgage shall star plant in the contrage sand bear indeed from the said mortgage shall star plant in the contrage and bear indeed from the said mortgage shall star plant in the same and pay for the same, and all sums so paid by the said mortgage shall star plant in the contrage of the said contrage of the said star star of sever per cent per annum; and the said mortgage shall star plant in the same of the said mortgage.  And if at any from the said obligations or any part proceeds but shall repaid at the same per cent per annum; and pay seporate a receivar, with authority to be the possession of the said premises and collect the runs and profits thereof applying the said per greater, and the profits of these per sent, that it is the said mortgage.  PROVIDED ALWAYS, NEVERITHELENSA and it is the true intent and meaning of the parties to these Presents, that if the exist and profits and the profits actually pay or cause to be paid, unto the said mortgage, its occision attentions and be utlerly multiple and could be said occis.  PROVIDED ALWAYS, NEVERTHELENSA and it is the true intents and meaning of the parties to delight on an ordinary and the said per said and the said per said by the said and the said occisions and the said occisions and the sa	4. To pay the said debt or sum of money as provided in said note or obligation an	d in this mortgage, with interest thereon, according to th	ne true intent and
symment of any sums of money provided to be paid at the time the same is due by the said mortagace.  Administrator of Assuman, under the agreements and evenumin of this mortagae, the said mortagae, or its successors or assuman, shall have the right to pay the same, excurred by this mortagae and bear, interest from all edge of payment until repaid at the rate of seven per cent per anumi, and the said mortagae shall have the glain to treat the entire indebtedness secured faceby as due and to foreclose this mortagae.  And if at any time the said deligations or any part theseof shall be past due and unputed, the mortagae.  And if at any time the said collegations or any part theseof shall be past due and unputed, the mortagae.  And if a tany time the said collegations or any part theseof shall permisse and collect the rental and profits thereof, apite the ret proceedings, or otherwise apapoint a reservine, with authority to take possession of the said premises and collect the rental and profits thereof, apite the ret proceedings, or otherwise apapoint are reserven, with authority to take possession of the said premises and collect the rental and profits thereof, apite the ret proceedings, or otherwise and appears of the said premises and collect the rental and profits thereof, apite the ret proceedings to even the said state of the profits the said profits the rent	able to the above described mortgaged premises, for collecting the same by demand	of attorney or by legal proceedings.	
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And if at any time the said obligations or any part thereof shall be past due and unpaid, the mortgagor—and his arrow designs agree that any Judge of the Circuit Court of said State, at chambers or otherwise, and upon experte proceedings, or otherwise, and the said control of the said mortgagor.  PROVIDED ALMAYS, NEVERITELESS, And it is the true intent and meaning of the parties to these Precents, that if the said mortgagor.  It all well and truly pay or cause to be paid, unto the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, with the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, without the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, without the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, without the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, with the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, with the said mortgage, its certain attempts, successors or assigns, the said debt or sums of money aforesaid, with the said mortgage, its certain attempts, successors or assigns, the said d	ecured by this mortgage and bear interest from date of payment until repaid at	the rate of seven per cent per annum; and the said mortga-	tgagee shall stan gee shall have th
Mainistrators, Successors or Assigns agree that any Judge of the Circuit Court of said State, at chambers or cherwise, and upon exparte proceedings, or otherwise yangonist a resolver with authority to take possession of the said premises and collect the rents and profits thereof, applying the net proceeds is collected (after said she profits thereof, applying the net proceeds is collected (after said where the said and the profits thereof, applying the net proceeds is collected (after said where the said applying the net proceeding to the said mortisage. It is the true intent and meaning of the parties to these Presents, that if the said mortisage. The said debt of sums of moncy afterest thereon. If any shall be due according to the said mortisages, its certain situracy, successors or assigns, the said debt or sums of moncy afterest thereon. If any shall be due according to the said parties, that the mortisages, the certain storacy, successors or assigns, the said debt or sums of moncy afterest thereon. If any shall be due according to the said parties, that the mortisages are said to the said debt or sums of moncy afterest thereon. If any shall be due according to the said parties, that the mortisages, determine and condition thereof, then this dead of bargins and said said said said said said said sai			Heirs Executors
avoing costs of collection) upon sold dobts, interest, insurance, or other legal assessment, costs or expenses; without liability to account for anything more than it contents and the profits actually collected, less said costs.  PROVIDED ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these Presents, that if the said mortagor—and and well and truly pay or cause to be paid, under the intent and meaning of the parties to these Presents, that if the said mortagor—and and well and the true intent and meaning of the said obligation and condition thereof, then this deed of bargain and sale shat.  And it is further agreed, by and between the said parties, that the mortagor—shall hold and enjoy the said premises until default of payment shall be mad writness.  MY Hand and Seal this 5th day of January in the east of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  east of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  east of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  east of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  east of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  east of our Lord one thousand, nine hundred and Forty-one  east of the Independence of the United States of America.  INGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Heyward M. Smith  sign, seal and as his Act an  Fred L. Crow  Notary Public for S. C.  Notary Public for S. C.  TATE OF SOUTH CAROLINA,  Greenville County  In Pred L. Crow, N. F. for SC.  Notary Public for S. C.  Notary Public for South Carolin  Nora Smith  the Wife of the within name.	Administrators, Successors or Assigns agree that any Judge of the Circuit Court of said nay appoint a receiver, with authority to take possession of the said premises and col	I State, at chambers or otherwise, and upon ex parte proceed lect the rents and profits thereof, applying the net proceeds	lings, or otherwise so collected (after
hall well and truly pay or cause to be paid, unto the said mortgage, its certain attorney, successors or assigns, the said debt or sums of money aforesaid, withcress thereon, it any shall be due, according to the true intent and meaning of the said obligation and condition thereof, then this cleen of barginian and sale shall be assessed teteral and the strike agreed, by and between the said participagor., shall hold and enjoy the said premises until default of payment shall be made.  WITHESS BY Hand and Seal this 5th day of January in the said participagor.  WITHESS BY Hand and Seal this 5th day of January in the said participagor.  WITHESS BY HAND ARCHARD, ARD DELIVERED IN THE PRESENCE OF V. E. COX  FORTH CAROLINA, Greenville County  PERSONALLY appeared before me.  W. E. COX  Heyward M. Smith (SEAL STATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me.  W. E. COX  Heyward M. Smith  Sign, seal and as his sign, seal and as Fred L. Crow  W. E. COX  Fred L. Crow  W. E. COX  REPUBLIED COUNTY  Pred L. Crow  SWORN to before me, this 18th  Say of January 19th for S. C.  TATE OF SOUTH CAROLINA, GREATING SEALING NOTARY Public for S. C.  TATE OF SOUTH CAROLINA, GREATING SEALING NOTARY Public for S. C.  TATE OF SOUTH CAROLINA, GREATING SEALING NOTARY Public for S. C.  TATE OF SOUTH CAROLINA, GREATING SEALING NOTARY Public for South Caroling Greenville County  Fred L. Crow SEALING NOTARY Public for S. C.  TATE OF SOUTH CAROLINA, GREATING SEALING NOTARY Public for South Caroling Greenville County  I. Fred L. Crow, N. P. For SC.  Notary Public for South Caroling Seal this manner.  We will be within name.	paying costs of collection) upon said debts, interest, insurance, or other legal assessment	, costs or expenses; without liability to account for anythi	ing more than the
nterest thereon, if any shall be due, according to the true intent and meaning of the said obligation and condition thereof, then this deed of bargain and sale sha eases, determine and be uiterly ault and void; otherwise it shall remain in full force and virtue.  And it is further agreed, by and between the said parties, that the mortgagor, shall hold and enjoy the said premises until default of payment shall be mad.  WITNESS. MY. Hand and Seal this 5th day of January in the rear of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth ear of the Independence of the United States of America.  RIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Heyward M. Smith  (SEAL  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me. V. E. COX  THOU and made cath that he saw the within named  Heyward M. Smith  sign, seal and as has had an seal this freed L. Crow  Notary Public for S. C. Seal Cox  TATE OF SOUTH CAROLINA, (SEAL)  Notary Public for S. C. Seal Crow  Notary Public for S. C. Seal Crow  Notary Public for S. C. Seal Crow Notary Public for S. C. Seal Crow Notary Public for S. C. Seal Crow Notary Public for South Carolin Levely unto all whom it may concern, that Mrs. Nora Smith  the Wife of the within names	PROVIDED ALWAYS, NEVERTHELESS, And it is the true intent and meaning chall well and truly pay or cause to be paid, unto the said mortgage, its certain at	of the parties to these Presents, that if the said mortgagor	
WITNESS MY Hand and Seal this 5th day of January in the car of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth  ear of the Independence of the United States of America.  INGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA,  Greenville County  PERSONALLY appeared before me.  V. E. COX  Heyward M. Smith  Sign, seal and as his Act and sign, seal and as his Act and sign, seal and as his Act and the saw the within named the secution thereof.  SWORN to before me, this 18th  ay of January 1941  V. E. COX  TATE OF SOUTH CAROLINA,  Greenville County  Fred L. Crow  Notary Public for S. C.  TATE OF SOUTH CAROLINA,  Greenville County  Fred L. Crow, N. P. for SC.  TATE OF SOUTH CAROLINA,  Greenville County  Fred L. Crow, N. P. for SC.  Notary Public for South Carolin Ca	nterest thereon, if any shall be due, according to the true intent and meaning of the sa	01110), batterberg of apprenticulation and a second of the	ev aforesaid, with
ear of our Lord one thousand, nine hundred and Forty-one and in the one hundred and Sixty-fifth ear of the Independence of the United States of America.  IGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me.  Indicate the saw the within named of the within named of the within Deed; and that the saw the within Deed; and that the within Deed; and the within Dee	ease, determine and be utterly null and void; otherwise it shall remain in full force an	aid obligation and condition thereof, then this deed of barg	ey aforesaid, with
ACT OF SOUTH CAROLINA,  Greenville County  PERSONALLY appeared before me.  Indicate the within Deed; and that the saw the within named  Seed, deliver the within Deed; and that the seed the recent of	ease, determine and be utterly null and void; otherwise it shall remain in full force an	d virtue.	ey aforesaid, with ain and sale shal
IGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me  W. E. COX  Heyward M. Smith  (SEAL  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me  Heyward M. Smith  sign, seal and as  his Act an  read, deliver the within Deed; and that he, with Intested the execution thereof.  SWORN to before me, this ay of January  Fred L. Crow  Notary Public for S. C.  TATE OF SOUTH CAROLINA, Greenville County  Fred L. Crow, N. P. for SC.  O hereby certify unto all whom it may concern, that Mrs.  Nora Smith  the Wife of the within name.	ease, determine and be utterly null and void; otherwise it shall remain in full force an And it is further agreed, by and between the said parties, that the mortgagor	d virtue. , shall hold and enjoy the said premises until default of paym	ey aforesaid, with ain and sale shall nent shall be made
TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me  V. E. Cox  Heyward M. Smith  sign, seal and as  Pred L. Crow  Intersed the execution thereof.  SWORN to before me, this ay of January Fred L. Crow  Notary Public for S. C.  TATE OF SOUTH CAROLINA, Greenville County  I, Fred L. Crow, N. P. for SC.  RENUNCIATION OF DOWER Greenville County  I, Fred L. Crow, N. P. for SC.  Notary Public for South Carolin On hereby certify unto all whom it may concern, that Mrs.  Nora Smith  the Wife of the within names	ease, determine and be utterly null and void; otherwise it shall remain in full force and And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS My Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January	ey aforesaid, with ain and sale shall nent shall be made
TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me  V. E. Cox  Heyward M. Smith  sign, seal and as  his Act an  Fred L. Crow  itnessed the execution thereof.  SWORN to before me, this ay of January  Fred L. Crow  (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA, Greenville County  I Fred L. Crow, N. P. for SC.  o hereby certify unto all whom it may concern, that Mrs.  NOTA Smith  the Wife of the within name	And it is further agreed, by and between the said parties, that the mortgagor—  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January	ey aforesaid, with ain and sale shal nent shall be made
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Act and made oath that he saw the within named    Heyward M. Smith	ease, determine and be utterly null and void; otherwise it shall remain in full force and And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.  IGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. Cox  Fred L. Crow	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth	ey aforesaid, with ain and sale shall nent shall be made in the (SEAL)
sign, seal and as his Act an sign, seal and as his Act an seed, deliver the within Deed; and that he, with Fred L. Crow itnessed the execution thereof.  SWORN to before me, this 18th  ay of January 19 11 V. E. Cox  Fred L. Crow (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA, Greenville County  I, Fred L. Crow, N. P. for SC. , Notrary Public for South Carolin of hereby certify unto all whom it may concern, that Mrs. Nora Smith  The Wife of the within names	ease, determine and be utterly null and void; otherwise it shall remain in full force and And it is further agreed, by and between the said parties, that the mortgagor	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth	ey aforesaid, with ain and sale shall nent shall be made in the (SEAL)
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itnessed the execution thereof.  SWORN to before me, this 18th  ay of January 1941  Fred L. Crow (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA,  Greenville County  I, Fred L. Crow, N. P. for SC.  o hereby certify unto all whom it may concern, that Mrs. Nora Smith  Howard M. S. M. N.	ease, determine and be utterly null and void; otherwise it shall remain in full force and And it is further agreed, by and between the said parties, that the mortgagor	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth	ey aforesaid, with ain and sale shall nent shall be made in the (SEAL)
SWORN to before me, this 18th  ay of January 1941  Fred L. Crow (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA,  Greenville County  I, Fred L. Crow, N. P. for SC.  Notary Public for South Carolin  to hereby certify unto all whom it may concern, that Mrs.  Nora Smith  Howeverd M. Seat the	And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and rear of the Independence of the United States of America.  SIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. Cox  Fred L. Crow  TATE OF SOUTH CAROLINA,  Greenville County  PERSONALLY appeared before me.  V. E. Cox  Heyward M. Smith	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth  Heyward M. Smith	ey aforesaid, with ain and sale shall nent shall be made in the (SEAL)
ay of January 19 41  Fred L. Crow (SEAL)  Notary Public for S. C.  RENUNCIATION OF DOWER  Greenville County  I, Fred L. Crow, N. P. for SC.  o hereby certify unto all whom it may concern, that Mrs.  Nora Smith  the Wife of the within names	And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.  IGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA,  Greenville County  PERSONALLY appeared before me.  No E. Cox  Heyward M. Smith  Sign,	d virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth  Heyward M. Smith  seal and as his	ey aforesaid, with ain and sale shall be made in the (SEAL)
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Greenville County  I, Fred L. Crow, N. P. for SC. , Notrary Public for South Carolin o hereby certify unto all whom it may concern, that Mrs. Nora Smith  the Wife of the within named	And it is further agreed, by and between the said parties, that the mortgagor  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.  IGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me	shall hold and enjoy the said premises until default of paym day of January in the one hundred and Sixty-fifth  Heyward M. Smith  seal and as his  L. Crow	ey aforesaid, with ain and sale shall be made in the (SEAL)
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o hereby certify unto all whom it may concern, that Mrs. Nora Smith  the Wife of the within named	ease, determine and be utterly null and void; otherwise it shall remain in full force and And it is further agreed, by and between the said parties, that the mortgagor  WITNESS	de virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth  Heyward M. Smith  seal and as his  L. Crow	ey aforesaid, with ain and sale shall be made in the (SEAL)
Towns of M. S. 14	And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS.  MY Hand and Seal this  5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.  EIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA,  Greenville County  PERSONALLY appeared before me.  Ind made oath that the saw the within named.  Deed, deliver the within Deed; and that the execution thereof.  SWORN to before me, this ay of January 1941  Fred L. Crow  TATE OF SOUTH CAROLINA,  Notary Public for S. C.  REN  TATE OF SOUTH CAROLINA,  REN  TATE OF SOUTH CAROLINA,  REN	definition of Dowers  description of the said premises until default of payments of the said pa	ey aforesaid, with ain and sale shall be made in the (SEAL)  Act and
Unmond of S	And it is further agreed, by and between the said parties, that the mortgagor.  WITNESS MY Hand and Seal this 5th  ear of our Lord one thousand, nine hundred and Forty-one and ear of the Independence of the United States of America.  RIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF  V. E. COX  Fred L. Crow  TATE OF SOUTH CAROLINA, Greenville County  PERSONALLY appeared before me.  Indicate the within Deed; and that he saw the within named Heyward M. Smith  Sign, Fred L. Crow  SWORN to before me, this 18th  ay of January 1941  Fred L. Crow (SEAL)  Notary Public for S. C.  TATE OF SOUTH CAROLINA, Greenville County  Fred L. Crow, N. P. for SC.	de virtue.  , shall hold and enjoy the said premises until default of paym  day of January  in the one hundred and Sixty-fifth  Heyward M. Smith  seal and as  L. Crow  V. E. Cox  UNCIATION OF DOWER  , Notrary Public f	ey aforesaid, with ain and sale shall be made in the (SEAL)  Act and
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, Anno Domini 1941

January

\_day of\_\_\_\_

18th

GIVEN under my Hand and Seal this...