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	The second design and
TOGETHER with all and singular the Rights, Members, Hereditaments and	Appurtenances to the said Premises belonging, or in anywise incident or
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	Mortgagee
d Assigns, forever. And we do hereby bind ourselves & o	Our Heirs, Executors and Administrators
Assigns, lorever. Andwe uo nereby bind	
warrant and forever defend all and singular the said Premises unto the said Mort	gagee and AUD
ourselves & our	Heirs, Executors, Administrators and Assigns, and every person whom-
1 1. Il Il. incincing on to claim same or any part thereof.	egainst loss on dumage by fire or Windstorm
And the said Mortgagor S_ agree to insure the house and buildings on s	said lot in a sum of not less thanSeven Thousand & No/100
Dollars in a consured from loss or damage by fire, and assign the policy of insurance to the said	ompany or companies satisfactory to the introduction of companies of companies satisfactory to the introduction of companies
Wred Medie 1000 of Samuelo By me, and abough the points	Montgegonia and mimburge itself
ne fail to do so, then the said Mortgagee may cause the same to be insured in_ the premium and expense of such insurance under this mortgage, with interest.	MOTORAROL Shame and Telmourse
the premium and expense of back motions and	hereby assign the rents and profits.
And if at any time any part of said debt, or interest thereon, be past due and	l unpaid,
the above described premises to said mortgagee, orits Successo:	PS HENRY THENRY XNIKENIAN or Assigns, and
the above described premises to said mortgagee, or 1ts Successor ree that any Judge of the Circuit Court of said State, may, at chambers or other lect said rents and profits, applying the net proceeds thereof (after paying costs and profits, applying the net proceeds thereof (after paying costs).	wise, appoint a receiver, with authority to take possession of said production and production are collection upon said debt. interest, costs or expenses; without liability to
AND IT IS AGREED, by and between the said parties, that the said Mortgantil default of payment shall be made.	agor s are to hold and enjoy the said Premises
nen derault of payment shan be made.	
WITNESS hands and seals, this	day of June in the year
	day of, in the year
Tank are thousand nine hundred and forty-four	day of, in the year
Tank are thousand nine hundred and forty-four	day of, in the year
our Lord one thousand, nine hundred and forty-four	and in-the-one hundred-and =
our Lord one thousand, nine hundred and forty-four ear of the Independence of the United States of America. igned, Scaled and Delivered in the Presence of:	Mad 17 Dalaband
our Lord one thousand, nine hundred and forty-four ear of the Independence of the United States of America. igned, Sealed and Delivered in the Presence of: Kathryn Brown	Ted E. Eckford (L. S.)
f our Lord one thousand, nine hundred and forty-four ear of the Independence of the United States of America- igned, Sealed and Delivered in the Presence of: Kathryn Brown	Ted E. Eckford (L. S.) Bertie C. Eckford (L. S.)
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cour Lord one thousand, nine hundred andforty-four	Ted E. Eckford (L. S.) Bertie C. Eckford (L. S.) (L. S.) MORTGAGE OF REAL ESTATE and made oath and that She, with J. L. LOYA Kathryn Brown RENUNCIATION OF DOWER , do hereby certify unt- , the wife of th
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four Lord one thousand, nine hundred andforty-four constituted independence of the United States of America igned, Sealed and Delivered in the Presence of: Kathryn Brown	Ted E. Eckford (L. S.) Bertie C. Eckford (L. S.) (L. S.) MORTGAGE OF REAL ESTATE and made oath and Bertie C. Eckford (L. S.) Kathryn Brown RENUNCIATION OF DOWER , do hereby certify unter the does freely, voluntarily and without any compulsion, dread or fear of any
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