	the second secon	i
		n
<u> Control de Sincia de qualitation de la proposition della proposi</u>	and the same production and the first the same productions	ellanderigen der film seller der der der der der der der der der d
		was to an algorithm of all property seems to see a
		The second second
	and the state of t	
e was the earlier of the complete of		
	and the second s	
ti de la composition		and the second s
TOGETHER with all and singular the Rights, Members, Hereditaments and Apor appertaining.	purtenances to the said Premises belonging, or in anywi	se incident
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said Mo	rtgagee,their	He
and Assigns, forever. Anddo hereby bindourselves and	OUP Heirs, Executors and	Administrato
o warrant and forever defend all and singular the said Premises unto the said Mortgag	ee andHeir	s and Assign
rom and against ourselves and our oever lawfully claiming or to claim same or any part thereof.	Heirs, Executors, Administrators and Assigns, and every	person who
And the said Mortgagor_s_ agree to insure the house and buildings on said	or damage by fire or windstorm	
and the control of th		
ght Hundred and No/100 Dollars in a compansured from the said Mo		
ime fail to do so, then the said Mortgagee may cause the same to be insured in or the premium and expense of such insurance under this mortgage, with interest.	name and reimburse themselve	98
And if at any time any part of said debt, or interest thereon, be past due and unp	aid,hereby assign the re	ents and profi
f the above described premises to said mortgagee, or the ir gree that any Judge of the Circuit Court of said State, may, at chambers or otherwise,	Heirs, Executors, Administrators o	or Assigns, a
ollect said rents and profits, applying the net proceeds thereof (after paying costs of	appoint a receiver, with authority to take possession of said collection) upon said debt, interest, costs or expenses; with	out liability
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometime and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue.	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according	out liability to cor_\$_ do an are to the true
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometiment and meaning of the said note, then this deed of bargain and sale shall cease, det	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain	out liability or_2_ do an ng to the tru n in full for
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sentent and meaning of the said note, then this deed of bargain and sale shall cease, detend virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, accordi ermine, and be utterly null and void; otherwise to remain	out liability or_\$ do ar ng to the tru in full for e said Premise
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sintent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESShandS_ and seal_S_, this29th	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_\$ do an ng to the tru n in full for e said Premis , in the year
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sintent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_\$ do an ng to the tru n in full for e said Premis , in the year
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometiment and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the said be utterly null and void; otherwise to remain to hold and enjoy the day of	out liability or_\$ do an ng to the tru n in full for e said Premis, in the yea
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or somether and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_\$ do ar ng to the tru in full for e said Premise , in the yea (L, S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometiment and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_\$ do an ng to the tru in full for e said Premis , in the yea (L, S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or satent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or 2 do ar ng to the tru in full for e said Premise , in the yea (L. S (L. S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometiment and meaning of the said note, then this deed of bargain and sale shall cease, detend virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. MITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_\$ do an ang to the true in full for said Premise, in the year (L. S(L. S(L. S(L. S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or satent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability for_2_ do an ng to the tr n in full for e said Premis, in the ye(L. S(L. S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or so intent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_intil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A.P	out liability or_\$ do an ang to the true in full for said Premise, in the year (L. S(L. S(L. S(L. S
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or sometiment and meaning of the said note, then this deed of bargain and sale shall cease, detend virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor antil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A.P	out liability or_2_ do an ng to the true in full for e said Premis
ollect said rents and profits, applying the net proceeds thereof (after paying costs of account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or said meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. MITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according the said has been underly null and void; otherwise to remain S. A.P	out liability for_2_ do and any to the true in full for said Premis
ollect said rents and profits, applying the net proceeds thereof (after paying costs of cocount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or street and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability for_2_ do and the transfer of th
collect said rents and profits, applying the net proceeds thereof (after paying costs of anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or a notent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability or_2_ do any ng to the trace in full for e said Premis
ollect said rents and profits, applying the net proceeds thereof (after paying costs of cocount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or street and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according ermine, and be utterly null and void; otherwise to remain S. A	out liability for_2_ do and the transfer of th
ollect said rents and profits, applying the net proceeds thereof (after paying costs of anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or a notent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to remain to hold and enjoy the day of	out liability or_\$ do and the transport of the transpo
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or strent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor_ntil default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to remain to hold and enjoy the day of	out liability for_\$ do and to the transfer of the transfer o
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or stent and meaning of the said note, then this deed of bargain and sale shall cease, det nd virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. It is default of payment shall be made. WITNESS	of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the parties to remain the said mortgag um of money, with interest thereon, if any be due, according to the parties to remain the said mortgag S are	out liability for_2_ do and go to the transfer of the transfer
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or strent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. MITNESS	collection) upon said debt, interest, costs or expenses; with of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the comming and be utterly null and void; otherwise to remain S. ATO	out liability for_2_ do a ng to the tr n in full for e said Premis, in the ye(L. S(L. S(L. S(L. S
ollect said rents and pronts, applying the net proceeds thereof (after paying costs of cocount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or street and meaning of the said note, then this deed of bargain and sale shall cease, det not vitue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. Intil default of payment shall be made. WITNESS	collection) upon said debt, interest, costs or expenses; with of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the number of the number of the description of the utterly null and void; otherwise to remain S. ATC	out liability for_2_ do and to the transfer of
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or strent and meaning of the said note, then this deed of bargain and sale shall cease, det not virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. MITNESS	collection) upon said debt, interest, costs or expenses; with of the parties to these Presents, that if the said Mortgag um of money, with interest thereon, if any be due, according to the number of the number of the description of the utterly null and void; otherwise to remain S. ATC	out hability for 2 do and to the transity of the transity of the transity of the transity of the said Premises, in the year of the transity
ollect said rents and pronts, applying the net proceeds thereof (after paying costs of cocount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning hall well and truly pay or cause to be paid unto the said Mortgagee the debt or street and meaning of the said note, then this deed of bargain and sale shall cease, det not vitue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. Intil default of payment shall be made. WITNESS	Inke N. Brown. Luke N. Brown. Hazel R. Brown MORTGAGE OF R Luke N. Brown. Luke N. Brown. Added the parties of the said Mortgage and of money, with interest thereon, if any be due, according to the money and be utterly null and void; otherwise to remain to hold and enjoy the day of July EXERCISE EXECUTE AND TRANSPORT	out liability for_\$\frac{2}{3}\$ do any to the true in full for the said Premise and Premise and The year of the said Premise and The year of the wife of the said Premise and The year of any the wife of the said Premise and The year of the said Premise and The year of the year of any the wife of the year of any the y