the community of the control of the	•			The first of the second
	a section			
				The state of the s
				The second of th
				The state of the s
and the second section of the section of the second section of the section of the second section of the second section of the sectio			en tanta de la composition della composition del	The second secon
أبري للمراج والمتازين				and the second of the second o
And the second s				The second of
			% .	
				¥
TOGETHER with all and singular the Rights, Members, Hereditar	monta and Annuntor	eggs to the said Premises	helonging or in any s	wise incident or anner-
TO HAVE AND TO HOLD all and singular the said Premises upons. And Leon Kimmel Manifelereby binditself, its State the said Premises unto the said South and Life Insurance of the said Premises and Assigns, and every person whomsoe in the event of the passage after the date of this mortgage of any laing any lien thereon, or changing in any way the laws for the taxation of lection of any such taxes so as to affect in any manner whatsoever this regage, together with interest due thereon, shall at the option of the manifer or Assigns, become immediately due and payable. And the said morgagor agree to insure and keep insured irty Thousand (\$30,000.00)	CE COMPANY its surever lawfully claiming aw of the State of So the mortgages or delis mortgage or the immorgagee, without not the houses and build premiums paid and said mortgagee at its or shall at any time may cause the sar land herein described ried on the property	Machinery Assigns, from the control of the mortgage of the mortgage of the control of the mortgage of the control of the mortgage. The control of the mortgage of the control of the mortgage of the control of the mortgage. The control of the mortgage of the control of the cont	o warrant and forever Company, Inc. and against said any part thereof. from the value of later or State or local purple whole of the princip. Successors ss or damage by fire to the princip or damage by tornado ompany or companies with loss payable to y of Greenville, S. C., rance or to pay the puburse itself for the patential company or clause a co-insurance clause said mortgagee. In c	nd for the purpose of coses, or the manner of coal sum secured by this the coal sum not less than for a sum not less than satisfactory to the said the said mortgagee in at least three days beremiums therefor, or to remiums and expenses the amount of the incase of loss in payment.
ire to pay within the time required by law any taxes or assessments.	ouildings on the pren	nises against fire or torn	time the same becor ado risk, as herein p cases the mortgagee	provided, or in case of
are to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mort mortgaged premises as additional security for this loan, and agree tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and pany. The . , the said mortgage or sum of money aforesaid, with interest thereon, if any be due according to the premise of the pr	ouildings on the prer to become due on said agree to a late that any Judge or les, and collect the rety to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and	and does hereby assign the jurisdiction may, at channers and profits and apply ything more than the renties to these Presents, that II well and truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning truly pay or c	e rents and profits and profits and profits and profits attachers or otherwise, apt the net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto taid note, and any and otherwise to remain in	rising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture.
are to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree transparent to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and the proceeding of the premise to round of money aforesaid, with interest thereon, if any be due according to the proceedings of the premise to the proceedings of the premise to the proceedings of the premise to take possession of the premise proceedings.	ouildings on the prer to become due on said agree to a late that any Judge or les, and collect the rety to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and	and does hereby assign the jurisdiction may, at channers and profits and apply ything more than the renties to these Presents, that II well and truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning of the second truly pay or content and meaning truly pay or c	e rents and profits and profits and profits and profits attachers or otherwise, apt the net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto taid note, and any and otherwise to remain in	rising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture.
are to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and the proceedings or sum of money aforesaid, with interest thereon, if any be due according to the premise or sum of money aforesaid, with interest thereon, if any be due according to the premise of the pre	ouildings on the prer to become due on said that any Judge or less, and collect the rety to account for any dimeaning of the par gagor, do and sha ording to the true in cease, determine and mortgagor shall be caused this	anises against fire or torm of property; in any of said and does hereby assign the jurisdiction may, at changents and profits and applyything more than the renties to these Presents, that all well and truly pay or content and meaning of the second be utterly null and void; are entitled to hold and entire to family and the linstrument to	ado risk, as herein parases the mortgagee e rents and profits and the net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in the said Premises be signed by	rising or to arise from opoint a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. I tts duly aution the year of our Lord
are to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and pany. Inc. Or sum of money aforesaid, with interest thereon, if any be due according to the said mortg become due and payable hereunder, the estate hereby granted shall of the said mortg. AND IT IS AGREED by and between the said parties that said me as herein provided. The said mortg of the said parties that said me as herein provided. WITNESS WHEREOF	ouildings on the prer to become due on said agree to be a said and said agree to a count for any to account for any dimeaning of the paragaor, do and sha ording to the true in cease, determine and mortgagor shall be caused this day and in the one hundred	and does hereby assign the jurisdiction may, at channents and profits and apply thing more than the renties to these Presents, that all well and truly pay or content and meaning of the second be utterly null and void; are entitled to hold and entitled to hold a	ado risk, as herein parases the mortgagee e rents and profits and profits and profits actually if Leon Kimme! ause to be paid unto the aid note, and any and otherwise to remain in the said Premises be signed by	rising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. suntil default shall be the day aution the year of our Lord
are to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and pany. Inc., the said mortge for sum of money aforesaid, with interest thereon, if any be due according to the said parties that said mortge as herein provided. AND IT IS AGREED by and between the said parties that said means as herein provided. WITNESS WHEREOF And between the said parties that said means as herein provided. The said mortge of the United States of America.	ouildings on the prer to become due on said agree to be a said and said agree to a count for any to account for any dimeaning of the paragaor, do and sha ording to the true in cease, determine and mortgagor shall be caused this day and in the one hundred	anises against fire or torm of property; in any of said and does hereby assign the jurisdiction may, at changents and profits and applyything more than the renties to these Presents, that all well and truly pay or content and meaning of the second be utterly null and void; are entitled to hold and entire to family and the linstrument to	ado risk, as herein parases the mortgagee e rents and profits and profits and profits actually if Leon Kimme! ause to be paid unto the aid note, and any and otherwise to remain in the said Premises be signed by	rising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. suntil default shall be the day aution the year of our Lord
the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise earship) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and the proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise earship) upon said debt, interest, costs and expenses, without liability provided with interest thereon, if any be due according to the said mortgory or sum of money aforesaid, with interest thereon, if any be due according to the said parties that said me as herein provided. AND IT IS AGREED by and between the said parties that said me as herein provided. WITNESS WIEREOF AND IT IS AGREED by and between the said parties that said me as herein provided. The said mortgory of the said parties that said me as herein provided. The said mortgory of the said parties that said me as herein provided. The said mortgory of the said parties that said me as herein provided. The said mortgory of the said parties that said me as herein provided. The said mortgory of the said mortgory of the said parties that said me as herein provided. The said mortgory of the sai	ouildings on the prer to become due on said retgagor agree so a late that any Judge or les, and collect the rety to account for any dimeaning of the par gagor do and sha ording to the true in cease, determine and mortgagor shall be caused this day and in the one hun LEON	and does hereby assign the jurisdiction may, at channents and profits and apply ything more than the remains to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; at entitled to hold and entitled to hold an	ado risk, as herein parases the mortgagee e rents and profits and bers or otherwise, apthe net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto add note, and any and otherwise to remain in joy the said Premises be signed by interest. ERY COMPANY	rising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. Suntil default shall be the first duly aution the year of our Lord
the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise earship) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and apany. Inc., the said mortgor or sum of money aforesaid, with interest thereon, if any be due according to the said parties that said mortgor or sum of money aforesaid, with interest thereon, if any be due according to the said parties that said mortgor in the said parties that said meters herein provided. AND IT IS AGREED by and between the said parties that said meters herein provided. WITNESS WHEREOF INC. Section 128 Composed that said meters herein provided and forty-seven independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith	ortigagor agrees of a that any Judge or less, and collect the retry to account for any dimension of the paragagor do and shard ording to the true in cease, determine and mortgagor shall be caused this day and in the one hun LEON	and does hereby assign the jurisdiction may, at channents and profits and apply ything more than the remains to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; at entitled to hold and entitled to hold an	ado risk, as herein parases the mortgagee e rents and profits and bers or otherwise, apthe net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto add note, and any and otherwise to remain in joy the said Premises be signed by interest. ERY COMPANY	rising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. I util default shall be the said to the said mortgage the said mortgage the said to
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise eachier provided by the premise and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and the provided processes and expenses, without liability or sum of money aforesaid, with interest thereon, if any be due according to the said mortgor sum of money aforesaid, with interest thereon, if any be due according to the said parties that said may be as herein provided. AND IT IS AGREED by and between the said parties that said may be as herein provided. WITNESS WIERFOF AND THE SAGREED by and between the said parties that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be as herein provided. The said mortgor that said may be a said parties that said may be as herein provided. The said mortgor that said may be a said parties that said may be as herein provided. The said mortgor that said may be a said parties that sa	ouildings on the prer to become due on said agrees of that any Judge or les, and collect the rety to account for any different	and does hereby assign the jurisdiction may, at chan ents and profits and apply thing more than the renties to these Presents, that all well and truly pay or content and meaning of the set to the tent and meaning of the set to the set to hold and enterties to hold and enterties to the set to hold and enterties to hold and enterties to the set to hold and enterties	e rents and profits and been or otherwise, apt the net proceeds (afts and profits actually if Ieon Kimme) ause to be paid unto aid note, and any and otherwise to remain if it is a signed by the said Premises be signed by ERY COMPANY	rising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which a full force and virture. suntil default shall be to the dall of the said that the said mortgage the dall other sums which a full force and virture. suntil default shall be to the said that the said that the said that the said mortgage the said mortgage the dall other sums which a full force and virture. Substitute that the said mortgage the said mortgag
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise eachie) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and the process of the premise or sum of money aforesaid, with interest thereon, if any be due according to the process of the premise of the said mortg. AND IT IS AGREED by and between the said parties that said me as herein provided. The said mortg of the said parties that said me as herein provided. WITNESS WHEREOF thousand, nine hundred and forty-seven independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith	ouildings on the prer to become due on said agrees of that any Judge or les, and collect the rety to account for any different	and does hereby assign the jurisdiction may, at channers and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; the entitled to hold and enternative to a language of the second of January dred and sevent; I KIMMEL MACHINITIES TO KIMMEL MACHINITIES TO MACHINITIES	ado risk, as herein parases the mortgagee e rents and profits and bers or otherwise, appete the net proceeds (af its and profits actually if Leon Kimme) ause to be paid unto add note, and any and otherwise to remain in the said Premises be signed by incomplete the said Premises be signed by incomplete the said Premises be signed by its company.	rising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which a full force and virture. suntil default shall be to the dall of the said that the said mortgage the dall other sums which a full force and virture. suntil default shall be to the said that the said that the said that the said mortgage the said mortgage the dall other sums which a full force and virture. Substitute that the said mortgage the said mortgag
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise eachie) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and the process of the premise or sum of money aforesaid, with interest thereon, if any be due according to the said mortgory or sum of money aforesaid, with interest thereon, if any be due according to the said parties that said may be as herein provided. AND IT IS AGREED by and between the said parties that said may be as herein provided. The said mortgory that said may be as herein provided. The said mortgory that said may be due according to the said parties that said may be as herein provided. The said mortgory that said may be due according to the said parties that said may be as herein provided. The said mortgory that said may be due according to the said parties that said may be as herein provided. The said mortgory that said may be due according to the said parties that said may be due according to the said parties that said may be due according to the said parties. The said mortgory that said mort	ortigagor agrees of a late that any Judge or less, and collect the retry to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and nortigagor shall be caused this late and in the one hum LEON	and does hereby assign the jurisdiction may, at channers and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; the entitled to hold and enternative to a language of the second of January dred and sevent; I KIMMEL MACHINITIES TO KIMMEL MACHINITIES TO MACHINITIES	e rents and profits and been or otherwise, apt the net proceeds (afts and profits actually if Ieon Kimme) ause to be paid unto aid note, and any and otherwise to remain if it is a signed by the said Premises be signed by ERY COMPANY	rising or to arise from point a receiver of the ter paying costs of reverence. I Machinery the said mortgagee the dall other sums which full force and virture. I util default shall be a tis duly aution the year of (L.S.) (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise eachier provided interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and the provided processes, without liability or sum of money aforesaid, with interest thereon, if any be due according to the said mortgor sum of money aforesaid, with interest thereon, if any be due according to the said parties that said may be as herein provided. AND IT IS AGREED by and between the said parties that said may be as herein provided. AND IT IS AGREED by and between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided. The provided between the said parties that said may be as herein provided	ortigagor agrees of a late that any Judge or less, and collect the retry to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and nortigagor shall be caused this late and in the one hum LEON	and does hereby assign the jurisdiction may, at channers and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; the entitled to hold and enternative to a language of the second of January dred and sevent; I KIMMEL MACHINITIES TO KIMMEL MACHINITIES TO MACHINITIES	ado risk, as herein parases the mortgagee e rents and profits and bers or otherwise, appete the net proceeds (af its and profits actually if Leon Kimme) ause to be paid unto add note, and any and otherwise to remain in the said Premises be signed by incomplete the said Premises be signed by incomplete the said Premises be signed by its company.	rising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which a full force and virture. suntil default shall be to the dall of the said that the said mortgage the dall other sums which a full force and virture. suntil default shall be to the said that the said that the said that the said mortgage the said mortgage the dall other sums which a full force and virture. Substitute that the said mortgage the said mortgag
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise eachie) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and the proceeding or sum of money aforesaid, with interest thereon, if any be due according to the said mortg or sum of money aforesaid, with interest thereon, if any be due according to the said parties that said may be as herein provided. AND IT IS AGREED by and between the said parties that said may be as herein provided. WITNESS WHERE OF The said mortg of the said parties that said may be as herein provided. WITNESS WHERE OF The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said parties that said may be as herein provided. The said mortg of the said mortg of the said parties that said may be as herein provided. The said mortg of the said m	ortigagor agrees of a late that any Judge or less, and collect the retry to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and nortigagor shall be caused this late and in the one hum LEON	and does hereby assign the jurisdiction may, at channers and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; the entitled to hold and enternative to a language of the second of January dred and sevent; I KIMMEL MACHINITIES TO KIMMEL MACHINITIES TO MACHINITIES	ado risk, as herein parases the mortgagee e rents and profits and bers or otherwise, appete the net proceeds (af its and profits actually if Leon Kimme) ause to be paid unto add note, and any and otherwise to remain in the said Premises be signed by incomplete the said Premises be signed by incomplete the said Premises be signed by its company.	rising or to arise from point a receiver of the ter paying costs of reverence. I Machinery the said mortgagee the dall other sums which full force and virture. I util default shall be a tis duly aution the year of (L.S.) (L.S.)
And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise priship) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and apany. Inc., or sum of money aforesaid, with interest thereon, if any be due according to the said mortg. AND IT IS AGREED by and between the said parties that said me as herein provided. WITNESS WHERE OF withousand, nine hundred and forty-seven independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. PROBATE County. PROBATE	ortigagor agrees a late that any Judge or less, and collect the rety to account for any dimeaning of the paragagor, do and sha ording to the true in cease, determine and nortigagor shall be caused this lay and in the one hum LEON	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at changers and profits and apply ything more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; and entire to a large the second of January dred and sevent; I KIMMEL MACHINIA I CON Kimmel President	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Ieon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by Ierst ERY COMPANY Lend Treasur Secretary	rising or to arise from point a receiver of the fter paying costs of reversed. Machinery the said mortgagee the dall other sums which full force and virture. suntil default shall be its duly aut in the year of our Lord year of (L.S.) (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise reship) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and pany. Inc., or sum of money aforesaid, with interest thereon, if any be due according to the said mortg. AND IT IS AGREED by and between the said parties that said me as herein provided. AND IT SAGREED by and between the said parties that said me as herein provided. The said mortg of the said parties that said me as herein provided. WITNESS WHEREOF And in the undered and forty-seven Independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. PROBATE County. PERSONALLY appeared before me Evelyn Dale Smith	ortigagor agree so a lathat any Judge or les, and collect the rety to account for any dimension of the paragagor do and sha ording to the true in cease, determine and mortgagor shall be caused this land in the one hun LEON	and does hereby assign the jurisdiction may, at channents and profits and apply ything more than the remains to these Presents, that all well and truly pay or catent and meaning of the secutive be utterly null and void; at entitled to hold and entitled to hold and entitled and seventy dred and seventy and seventy the seventy are and seventy and seventy are and seventy dred and seventy are a seventy are a seventy are a seventy are and seventy are a seventy ar	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain if it is a said Premises be signed by it is a said Premises be signed by a said Premises be signed by it is a said Premises be said	rising or to arise from point a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. Suntil default shall be in the year of (L.S.) (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise earship) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and premise an	ortigagor agree so a lathat any Judge or les, and collect the rety to account for any dimension of the paragagor do and sha ording to the true in cease, determine and mortgagor shall be caused this land in the one hun LEON	and does hereby assign the jurisdiction may, at channents and profits and apply ything more than the remains to these Presents, that all well and truly pay or catent and meaning of the secutive be utterly null and void; at entitled to hold and entitled to hold and entitled and seventy dred and seventy and seventy the seventy are and seventy and seventy are and seventy dred and seventy are a seventy are a seventy are a seventy are and seventy are a seventy ar	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain if it is a said Premises be signed by it is a said Premises be signed by a said Premises be signed by it is a said Premises be said	rising or to arise from point a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. suntil default shall be in the year of (L.S.) (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree gaged premises, with full authority to take possession of the premise price of the premise preship upon said debt, interest, costs and expenses, without liability provided. PROVIDED ALWAYS, nevertheless, and it is the true intent and present of the premise or sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with intere	rtgagor agree so a that any Judge or les, and collect the rety to account for any in meaning of the par gagor do and sha ording to the true in cease, determine and mortgagor shall be caused this land in the one hum LEON By: and Jack True within written	and does hereby assign the jurisdiction may, at change the purisdiction may, at change the sand profits and apply thing more than the remarks to these Presents, that the set of these Presents, that the set of	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary	condinate out that the company of the said mortgagee the dall other sums which in the year of our Lord year of (L.S.) Condinate out that the company of the said mortgage the dall other sums which in the year of our Lord year of (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree graged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability provided. PROVIDED ALWAYS, nevertheless, and it is the true intent and the premise or sum of money aforesaid, with interest thereon, if any be due according to the said mortg or sum of money aforesaid, with interest thereby granted shall of the said parties that said metals as herein provided. AND IT IS AGREED by and between the said parties that said metals as herein provided. WITNESS WHEREOF The said mortg of the said parties that said metals as herein provided. WITNESS WHEREOF thousand, nine hundred and forty-seven independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. PROBATE County. PERSONALLY appeared before me the within named Leon Kimmel, as Pres. & Treas the within named Leon Kimmel, as Pres. & Treas as a can deep deliver.	rtgagor agree so a that any Judge or les, and collect the rety to account for any in meaning of the par gagor do and sha ording to the true in cease, determine and mortgagor shall be caused this land in the one hum LEON By: and Jack True within written	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at changes and profits and apply ything more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; at entitled to hold and enterprise in the second of January dred and sevent; I KIMMEL MACHINIA I CON Kimmel President Jack T. Webb,	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary	condinate out that the company of the said mortgagee the dall other sums which in the year of our Lord year of (L.S.) Condinate out that the company of the said mortgage the dall other sums which in the year of our Lord year of (L.S.)
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the morn mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and the provided of the premise or sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be due according to sum of money aforesaid, with interest thereon, if any be	rtgagor agree so a that any Judge or les, and collect the rety to account for any in meaning of the par gagor do and sha ording to the true in cease, determine and mortgagor shall be caused this land in the one hum LEON By: and Jack True within written	and does hereby assign the jurisdiction may, at change the purisdiction may, at change the sand profits and apply thing more than the remarks to these Presents, that the set of these Presents, that the set of	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary	cond made oath that see
re to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tagged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and the premise or sum of money aforesaid, with interest thereon, if any be due according to the said mortge or sum of money aforesaid, with interest thereon, if any be due according to the said mortge of sum of money aforesaid, with interest thereon, if any be due according to the said mortge of sum of money aforesaid, with interest thereon, if any be due according to the said mortge of the said mortge of the said mortge of the said mortge of the said mortge. WITNESS WHERFOF WITNESS WHERFOF Independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. E STATE OF SOUTH CAROLINA, PROBATE County. PERSONALLY appeared before me the within named Leon Kimmel, as Pres. & Treas act and deef deliver (of said corrus) Sworn to before me, this 30th day of January 19 47	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any in meaning of the par gagor, do and sha ording to the true in cease, determine and nortgagor shall be caused this land in the one hum LEON By: and Jack True within written poration	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the said profits and apply thing more than the remarks to these Presents, that ill well and truly pay or catent and meaning of the security null and void; at entitled to hold and entinstrument to of January dred and seventy in KIMMEL MACHINIT I con Kimmel President Jack T. Webb, Welch, as Security as Security and that She with the control of the security and the securi	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary Secretary	convided, or in case of shall be entitled to devising or to arise from opoint a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be in the year of our Lord year of (L.S.) (L.S.) Company Company
re to pay within the time required by law any taxes or assessments to the the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the more mortgaged premises as additional security for this loan, and agree a tragged premises, with full authority to take possession of the premise ership upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and mpany. Inc., the said mortget or sum of money aforesaid, with interest thereon, if any be due according to become due and payable hereunder, the estate hereby granted shall of the said parties, that said metals as herein provided. AND IT IS AGREED by and between the said parties, that said metals as herein provided. The said corror that has without thousand, nine hundred and forty-seven Independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. PROBATE County. PROBATE Co	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any in meaning of the par gagor, do and sha ording to the true in cease, determine and nortgagor shall be caused this land in the one hum LEON By: and Jack True within written poration	and does hereby assign the jurisdiction may, at change the purisdiction may, at change the sand profits and apply thing more than the remarks to these Presents, that the set of these Presents, that the set of	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary Secretary	cond made oath that see
the to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree a gaged premises, with full authority to take possession of the premise probability of the premise provided. PROVIDED ALWAYS, nevertheless, and it is the true intent and agany. Inc., the said mortgor sum of money aforesaid, with interest thereon, if any be due accord become due and payable hereunder, the estate hereby granted shall of the said parties that said me as herein provided. WITNESS WHEREOF AGREED by and between the said parties that said me as herein provided. WITNESS WHEREOF AGREED STATE OF SOUTH CAROLINA, County. PERSONALLY appeared before me Evelyn Dale Smith County. PERSONALLY appeared before me Evelyn Dale Smith exit and deed delivered the within named Leon Kimmel, as Pres. & Treas seal and as the act and deed delivered for said corroscentific to the said corroscentific corroscentific to the said corroscentific corr	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any dimeaning of the pargagor, do and sha ording to the true in cease, determine and nortgagor shall be Caused this land in the one hum LEON By: and Jack Tor the within written poration	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the said profits and apply thing more than the remarks to these Presents, that ill well and truly pay or catent and meaning of the security null and void; at entitled to hold and entinstrument to of January dred and seventy in KIMMEL MACHINIT I con Kimmel President Jack T. Webb, Welch, as Security as Security and that She with the control of the security and the securi	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by ERY COMPANY ERY COMPANY Ceretary Secretary	convided, or in case of shall be entitled to devising or to arise from opoint a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be in the year of our Lord year of (L.S.) (L.S.) Company Company
The to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree a tragged premises, with full authority to take possession of the premise ership) upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and mpany. Inc., to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid, with interest thereon, if any be due according to roum of money aforesaid	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any dimeaning of the pargagor, do and sha ording to the true in cease, determine and nortgagor shall be Caused this land in the one hum LEON By: and Jack Tor the within written poration	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the said profits and apply thing more than the remarks to these Presents, that ill well and truly pay or catent and meaning of the security null and void; at entitled to hold and entinstrument to of January dred and seventy in KIMMEL MACHINIT I con Kimmel President Jack T. Webb, Welch, as Security as Security and that She with the control of the security and the securi	ado risk, as herein processes the mortgagee e rents and profits and bers or otherwise, apthe net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by -first ERY COMPANY t and Treasur Secretary Secretary Secretary Secretary Smith	convided, or in case of shall be entitled to devising or to arise from opoint a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be in the year of our Lord year of (L.S.)
mortgaged premises as additional security for this loan, and agree & retagged premises, with full authority to take possession of the premise rership) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and mpany. Inc., the said mortget or sum of money aforesaid, with interest thereon, if any be due access to become due and payable hereunder, the estate hereby granted shall of the said parties that said me as herein provided. The said parties that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said officers that said me as herein provided. The said me as	ortigagor agrees of a that any Judge or les, and collect the rety to account for any dimensing of the particular to the true in cease, determine and nortigagor shall be caused this and in the one hun LEON By: and Jack Tor the within written poration)	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the sand profits and apply thing more than the remarks to these Presents, that all well and truly pay or content and meaning of the second be utterly null and void; at entitled to hold and entinstrument to of January dred and seventy dred and seventy IKIMMEL MACHINIT LEON Kimmel President Jack T. Webb, Welch, as Second deed, and that She with the second president of the se	ado risk, as herein processes the mortgagee e rents and profits and bers or otherwise, apthe net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by -first ERY COMPANY t and Treasur Secretary Secretary Secretary Secretary Smith	convided, or in case of shall be entitled to devising or to arise from point a receiver of the ter paying costs of reversed. Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be the duly aution the year of our Lord year of (L.S.) (L.S.) Company Therefore, Jr. thereof.
ure to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree a tragged premises, with full authority to take possession of the premise preship upon said debt, interest, costs and expenses, without liability PROVIDED ALWAYS, nevertheless, and it is the true intent and mpany. Inc., the said mortg tor sum of money aforesaid, with interest thereon, if any be due accept decome due and payable hereunder, the estate hereby granted shall of the provided. AND IT IS AGREED by and between the said partice that said me is as herein provided. AND IT IS AGREED by and between the said partice that said me is as herein provided. In thousand, nine hundred and forty-seven Independence of the United States of America. Signed, sealed and delivered in the presence of: Evelyn Dale Smith C. M. Gaffney, Jr. PERSONALLY appeared before me the within named Leon Kimmel, as Pres. & Treas (of said corposed). Sworn to before me, this 30th day of January 19 47 C. M. Gaffney, Jr. C. M. Gaffney, Jr. Notary Public S. C. NO DOWER RENUNCIATION OF DOWER R	ortigagor agree so a lathat any Judge or les, and collect the rety to account for any in meaning of the partigagor do and sha ording to the true in cease, determine and mortgagor shall be caused this lathar and in the one hum LEON By: and Jack Tor the within written poration)	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the sand profits and apply thing more than the remarks to these Presents, that all well and truly pay or content and meaning of the security null and void; at entitled to hold and entinstrument to of January dred and seventy IKIMMFL MACHINITIES I DON KIMMEL President Jack T. Webb, Welch, as Security as Security as Security and that Security as Securi	e rents and profits and bers or otherwise, ap the net proceeds (af ts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain if it is a said Premises be signed by a said Premises be said Premises be signed by a said Premises be said Premises by a said Premises be said Premises be said Premises be said Premises be said Premises by a said Premises be said Premises by a said Premises be said Premises by a said Premise	convided, or in case of shall be entitled to devising or to arise from opoint a receiver of the fter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be in the year of our Lord year of (L.S.) (L.S.) Company Compan
ure to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mor mortgaged premises as additional security for this loan, and agree \$\mathbb{S}\$ tgaged premises, with full authority to take possession of the premise sership) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and it is the true intent and \$\mathbb{M} \text{PROVIDED ALWAYS}\$, nevertheless, and expenses, without liability and expenses. The said mortge to become due and payable hereunder, the said mortge to be come due and payable hereunder, the said mortge to be come due and payable hereunder, the said mortge to be come due and payable hereunder, the said mortge to be come due and payable hereunder, the said mortge to be instituted in the presence of: **EVELYN** The said mortge to the said mortge to the within named this day appear before me, and, upon being privately and separately exited of the within named this day appear before me, and, upon being privately and separately exited of the within named this day appear before me, and, upon being privately and separately exited of the within named this day appear before me, and, upon being privately and separately exited of the within named this day appear before me, and, upon being privately and separately exited to the within named this day appear before me, an	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any dimensing of the par gagor, do and sha ording to the true in cease, determine and nortgagor shall be caused this land in the one hum LEON By: and Jack Tree the within written poration	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the said apply thing more than the remarks and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; at entitled to hold and entertument to of January dred and sevent; KIMMEL MACHINITIES IN ACHINITIES IN ACHINITI	e rents and profits and bers or otherwise, apt the net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by First ERY COMPANY thank Treasur Secretary Secretary Secretary Sylvantarily, and wheed SOUTHEASTERN Ty, voluntarily, and wheed SOUTHEASTERN Ty, voluntarily, and wheed SOUTHEASTERN	convided, or in case of shall be entitled to devising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be to the year of (L.S.)
ure to pay within the time required by law any taxes or assessments to the entire debt due and to institute foreclosure proceedings. And in case proceedings for foreclosure shall be instituted, the mormortgaged premises as additional security for this loan, and agree. It gaged premises as additional security for this loan, and agree. It gaged premises as additional security for this loan, and agree. It gaged premises as additional security for this loan, and agree. It gaged premises with full authority to take possession of the premise rearship) upon said debt, interest, costs and expenses, without liability. PROVIDED ALWAYS, nevertheless, and it is the true intent and mpany. Inc., the said mortg to ream of money aforesaid, with interest thereon, if any be due accordance by and between the said parties that said mortg to ream of money aforesaid, with interest thereon, if any be due accordance as the said parties, that said mortg to ream of money aforesaid, with interest thereon, if any be due accordance and payable hereunder, the estate hereby granted shall of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said parties, that said mortg to ream of the said mortg to ream of th	rtgagor agree so a lathat any Judge or les, and collect the rety to account for any dimensing of the par gagor, do and sha ording to the true in cease, determine and nortgagor shall be caused this land in the one hum LEON By: and Jack Tree the within written poration	nises against fire or torm d property; in any of said and does hereby assign the jurisdiction may, at change the said apply thing more than the remarks and profits and apply thing more than the remarks to these Presents, that all well and truly pay or catent and meaning of the second be utterly null and void; at entitled to hold and entertument to of January dred and sevent; KIMMEL MACHINITIES IN ACHINITIES IN ACHINITI	e rents and profits and bers or otherwise, apt the net proceeds (afts and profits actually if Leon Kimme) ause to be paid unto aid note, and any and otherwise to remain in joy the said Premises be signed by First ERY COMPANY thank Treasur Secretary Secretary Secretary Sylvantarily, and wheed SOUTHEASTERN Ty, voluntarily, and wheed SOUTHEASTERN Ty, voluntarily, and wheed SOUTHEASTERN	convided, or in case of shall be entitled to devising or to arise from point a receiver of the ter paying costs of reversed. I Machinery the said mortgagee the dall other sums which full force and virture. So until default shall be to the year of (L.S.)