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COCETHER with all fite rights, privileges, eas	ements and estates conveyed to me	e by the said Tryon Dev	exopment Cons	pany and subject	to the conditions,	
restrictions and reservations contained in the deed from	the said Tryon Development Co	ompany to me, reference to	which prex	pressly made. Thi	is intortgalge being	
given to secure balance of purchase price of said proper	ty.		(g), (d)	6	2	
TOGETHER with all and singular the rights, me		ances to the said gremises	belonging, or	in anywise Ingiden	nt of appertaining.	
TO HAVE AND TO HOLD the said premises ur	ito the said Tryon Davidonment Co	mpany its successful and	assigns foreve	r.d 2	, h ?	
TO HAVE AND TO HOUD the said premises in	to the said Tryon Development Co	ompany, its successor and	C. C.	6 (2)	Jr J	
and and the do hereby bind	Meirs, E	xecutors and Administrato	rs, to warrant	and forever deten	nd all and singular	
1 2 2 1 1 1 2 1		0	Section of the	1 is the		
the said premises unto the said Fryon Development Com		~ \	\ \1	log to the	Cl 21.	
Executors, Administrators and Assigns, and every person		7 / / /	(-2 /	, le 7	00 6	
And the said mortgagor agrees pay the said del	ot or sum of money, with interest	thereon, according to the	drue intent a	nd meaning of the	e said promissory	
notes together with all costs and expenses which the ho	older or holders of the said notes	shall incurror be out to,	including a re	asohable attornex's	fee chargeable to	
the above described mortgaged premises, for collecting the	he same by demand of attorney or	legal proceedings.	72 8 V	2 b	16 6	
PROVIDED ALWAYS, nevertheless, and it is th	e true intent and meaning of the	parties to these presents,	that if the sa	id mortgagor do	and shall	
well and truly pay or cause to be paid unto the said hol		1		1527	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
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remain in full force and wirtue.	notes, then the deed of bangani		7	C.	19 4	
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