+10 V	a greed that the more gagee
I this most a gal whom	the payment of one
hundred and fifty (\$ 15-0)	before maturity.
asignne	bere by assign trans fer and
set over to South baroli	ia Savings Bank the within
mortgage, and the note	which it se cures.
This (120 day of november,	1927.
Hitners; Hesley Key	O. V. Good.
J.D. Pansene	
TO HAVE AND TO HOLD, all and singular, the said Premises unto th	and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singular, the said Tremses unto the	his Heirs and Assigns forever. And
said borbonation	
it does hereby bind.	, its successors and assigns, to warrant
and forever defend all and singular the said Premises unto the said	b. Good, his
	his Heirs and Assigns from and against
ever lawfully claiming or to claim the same or any part thereof.	and its Successors and Assigns and every person whomso-
And the said mortgagor agrees to insure the house and building on said le	
from loss or damage by fire, and assign the policy of insurance to the said m	collars, in a company or companies satisfactory to the mortgagee, and keep the same insured nortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the
	name and reimburse
	for the premium and expenses of such insurance under this mortgage, with interest.
And if at any time any part of said debt, or interest thereon, be past of	due and unpaid, Said Carperation does
	hereby assigns the rents and profits of the above described premises to said mortgagee, or
net prodeeds thereafter (after paying cost of collection) upon said debt, into	Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit authority to take possession of said premises and collect said rents and profits, applying the terest, costs or expenses; without liability to account for anything more than the rents and
profits actually collected.	
	ging of the parties to these Presents that if
	ning of the parties to these Presents, that if
aforesaid, with interest thereon, if any be due, according to the true intent as be utterly null and void; otherwise to remain in full force and virtue.	nall well and truly pay or cause to be paid unto the said mortgagee the debt or sum of money and meaning of the said note, then this deed of bargain and sale shall cease, determine, and
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