TO HAVE AND TO HOLD, all and singular, th	ne said Premises unto the			r in anywise incident or appertai
				his Heirs and Assigns forever.
said corporation	_			
ス does hereby bind itself				
and forever defend all and singular the said Premise			_	, its successors and assigns, to war
and singular the said Fremise	es unto the said OUL.	inne Bates,	ner	
				his Heirs and Assigns from and ag
ever lawfully claiming or to claim the same or any pa	itself art thereof.		its Successors and	d Assigns and every person who
And the said mortagagor agrees to insure the house	se and building on said lot	in a sum not less	than Fifteen Hu	ındred
from loss or damage by fire, and assign the policy of	Dollars	, in a company or o	companies satisfactory to the n	ortgagee, and keep the same ins
said mortgagee may cause the same to be insured in	The bala mor	bon	me event that the mortgagor si	nall at any time fail to do so, then
			name and	
A. 1.0		for the premiur	n and expenses of such insuran	ce under this mortgage, with inte
And if at any time any part of said debt, or int	erest thereon, be past due	e and unpaid, said	corporation does	
		hereby assigns the re	ents and profits of the above de	scribed premises to said mortgage
Court of said State may at Chembers or otherwise	her	Heirs, Executor	s, Administrators or Assigns, an	d agree that any Judge of the Cin
Court of said State may, at Chambers or otherwise, and proceeds thereafter (after paying cost of collection profits actually collected.	on) upon said debt, interes	thority to take possest, costs or expenses	ession of said premises and colle i; without liability to account f	ect said rents and profits applying or anything more than the rents
PROVIDED ALWAYS, nevertheless, and it is the				W8
oresaid, with interest thereon, if any be due, according tutterly null and void; otherwise to remain in full fo	ng to the true intent and increased virture.	meaning of the said	note, then this deed of bargain	mortgagee the debt or sum of mo and sale shall cease, determine,
AND IT IS AGREED, by and between the said pa	rties that the said mortes		4.0	
no enjoy the said Promises with 3.4. 11. 4		gor	is	
and Fremises until default of paymen	t shall be made.	agor	T2	to h
sale riemses until default of paymen	t shall be made.	agor	13	to h
card remises until default of paymen	t shall be made.	agor	18	to 1
on one same remises until default of paymen	t shall be made.	agor	18	to 1
paymen default of paymen	t shall be made.			to 1
paymen default of paymen	t shall be made.			to 1
and remises that default of paymen	t shall be made.			to 1
paymen	t shall be made.			
IN WITNESS WHEREOF, the said granting corputhorized officers	poration has caused its co	orporate seal to be	hereunto affixed and these Pr	esents to be subscribed by its d
IN WITNESS WHEREOF, the said granting corputhorized officers on this, the	poration has caused its contains an action has caused its contains an action with the contains and the contains an action with the contains and the contain	orporate seal to be	hereunto affixed and these Pr	esents to be subscribed by its di
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