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and the second s	Desired belonging or in anywise incident or
TOGETHER with all and singular the Rights, Members, Hereditaments as	nd Appurtenances to the said Premises belonging, or in anywise incident or
ppertaining.	his Heirs
TO HAVE AND TO HOLD, all and singular, the said Premises unto the sa	aid Mortgagee,
And it does xt hereby bind 108811, 108	3 2400 000 000
I win smaller the said Premises unto the said M	ortgagee and
tealt and 100 Successors	Tells, Excountry
n and against any part thereof.	he fine on windstorm
s to income the house and buildings of	on said loy in a sum or not less than
And the said more agreement agreement and the said more agreement and the said more agreement and the said more agreement agreem	a company or companies satisfactory to the Mortgagee; and keep the same
the region of incurance to the s	3210 MOLLYBBUT, WILL
the same to be insured	in MOI OR ADVINAME and Termourse
e fail to do so, then the said Mortgagee may cause the same to be interest the premium and expense of such insurance under this mortgage, with interest	I hereby assign the rents and profits
And if at any time any part of said debt, or interest thereon, he past due	and unpaid, hereby assign the rents and profits his Heirs, Executors, Administrators or Assigns, and
	Heirs, Executors, Administrators of Assigns, and therwise, appoint a receiver, with authority to take possession of said premises and therwise, appoint a receiver, with authority to take possession of said premises and therwise of collection) upon said debt, interest, costs or expenses; without liability to costs of collection)
all well and truly pay of cause then this deed of bargain and sale shall ce	meaning of the parties to these Presents, that if the said Mortgagor do and lebt or sum of money, with interest thereon, if any be due, according to the true lebt or sum of money, with interest thereon, if any be due, according to the true lease, determine, and be utterly null and void; otherwise to remain in full force lease, determine, and be utterly null and void;
whose the said narties that the said Mo	rtgagorto hold and enjoy the said Premises
AND IT IS AGREED, by and between the said parties, that default of payment shall be made.	October in the year
hand and seal, this5t	LL Jose of UC COU 91 M 6110 9 5111
	onay or
WAINERDS forty-t	thday of, in the year
our Lord one thousand, nine hundred and	t wo
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our Lord one thousand, nine hundred and	ASSEMBLY OF GOD CHURCH (L. S.) BY: Z. W. Quinn (L. S.) W. B. Perry (L. S.)
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our Lord one thousand, nine hundred and forty-I RESERVED TO THE RESERVED TO THE PROPERTY gned, Sealed and Delivered in the Presence of: Mrs. W. B. Perry N. L. Hamilton, Jr.	ASSEMBLY OF GOD CHURCH (L. S.) BY: M. Quinn (L. S.) W. B. Perry (L. S.) H. B. Gosnell (L. S.)
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