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COGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to t	he said Premises belonging, or in anywise incident or appertanning.
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TO HAVE AND TO HOLD, an and sugar-, we	dis Eleics and Assigns forever. And
corporation	
es hereby bind itself	, its successors and assigns, to warrant
Old hid on an or Transle of the	Company, its successors
forever defend all and singular the said Premises unto the said CITIZENS LUBOET	THE NAME and Assigns from and against
	MARKET PROPERTY OF THE PROPERT
itself	and its Successors and Assigns and every person whomso-
lawfully claiming or to claim the same or any part thereof.	than One Thousand Six Hundred Fifty
And the said mortagagor agrees to insure the house and building on said lot in a sum not less	than
and No/100 Dollars, in a company or n loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in	companies satisfactory to the mortgagee, and keep the same instruct the event that the mortgagor shall at any time fail to do so, then the
n loss or damage by fire, and assign the policy of insurance to the said mortgages, and the	nome and reimburse 1tself
mortgagee may cause the same to be insured in its	name and remourse
for the premiu	ım and expenses of such insurance under this mortgage, with interest.
its successors KANANA	rents and profits of the above described premises to said mortgagee, or
urt of said State may, at Chambers or otherwise, appoint a receiver, with authority to take post proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expens	AND
urt of said State may, at Chambers or otherwise, appoint a receiver, with authority to take post proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expension of the collected.	SEXMINATERIAN OF Assigns, and agree that any Judge of the Circuit ssession of said premises and collect said rents and profits applying the ses; without liability to account for anything more than the rents and
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