		lant en ennemerining
OGETHER with all and singular the rights, members, hereditaments and appurte	enances to the said premises belonging, or in anywise inci	ident or appertaning.
HAVE AND TO HOLD, all and singular the said premises unto the said mortgag	ee, its successors and assigns forever. And	
and mortagor do hereby bind myself and my	il marries unto the said mortgagee, its successors	and assigns from and
aid mortagor , do hereby bind myself and my s, Executors and Administrators, to warrant and forever defend all and singular t	the said premises unto the said mortgages, 120 per the said Heirs, Executors, Administrators	and Assigns and all
ma and mu	Heirs, Executors, Administrators	, and resigns, and
ons whomsoever lawfully claiming or to claim the same, or any part thereof. And, the said mortgagor , his Heirs, Executors, Administrators	s, and Assigns hereby specifically agree and covenant to	do and persons

the transfer described	I property, as and when due, and before any of them become	gee's written consent.
 To pay all taxes, charges, public rates or assessments on the above described To make or permit no waste, alteration or removals of any improvements, r To insure in companies acceptable to the mortgagee, the house and buildings 	now or lierearier on mic para FF	
rst loss or damage by fire, and in such other forms of insurance as may be requ	ired by the mortgagee, and pay for the said insurance who	en due, and assign the
CV OF Insurance to the sale more ages	to the second in	a tha true intent and
ining of the said hole of ophigation and this man by doman	od of afforney or by legal proceedings.	
uning of the said note or obligation and this mortgage together with all costs and to the above described mortgaged premises, for collecting the same by deman Upon breach of any of the conditions of this mortgage, or upon default in the	payment of the principal of said debt, or interest thereo	on, or upon default is
ment of any sums of money provided to be paid at the time the same is due boors or Assigns, under the agreements and covenants of this mortgage, the said property to be insured in its name, a	mortgagee, or its successors or assigns, shall have the rig	ht to pay the same, o mortgagee shall stand
part thereof, of to have of haven interest from date of payment until repaid	at the rate of seven per cent per aman,	ortgagee shall have th
ion to treat the entire indebtedness secured restaurant	Ind a	Heirs, Executor
and the control of th		
And if at any time the said obligations or any part thereof shall be past due and	d unpaid, the mortgagor and are porte pro	occedings or otherwise
And if at any time the said obligations or any part thereof shall be past due and ministrators, Successors or Assigns agree that any Judge of the Circuit Court of a papoint a receiver, with authority to take possession of the said premises and premises	d unpaid, the mortgagor and said State, at chambers or otherwise, and upon ex parte pro	oceedings, or otherwise
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_day of_____

.... Hand and Seal this

___, Anno Domini 19___