	and a marriage belonging or in anywise incident or appertaining.
OGETHER with all and singular the rights, members, hereditaments and appu	artenances to the said premises belonging, or in anywise incident or appertaining.
HAVE AND TO HOLD, all and singular the said premises unto the said mortg	gagee, its successors and assigns lorever. And
aid mortagor, do hereby bindmyself and my	ar the said premises unto the said mortgagee, its successors and assigns from and
mraalf and mv	Heirs, Executors, Administrators, and Assigns, and ar
nst my 5011 care in the same, or any part thereof. ons whomsoever lawfully claiming or to claim the same, or any part thereof. And the said mortgagor her Heirs, Executors, Administrat	V,
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the share doggni	bed property, as and when due, and before any of them become delinquent.
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3. To insure in companies acceptable to the mortgagee, the house and buildin	gs now or necessary on the same
Eleven Hundred inst loss or damage by fire, and in such other forms of insurance as may be re	equired by the mortgagee, and pay for the said insurance when due, and assign the
ICA OI INSTITUTE to the para mor general	
aning of the said hole of obligation and this more and	and of attorney or by legal Dioceeuiigs.
a the analytical of this mortgage or upon default in the	ie payment of the principal of back was y
the same is die	by the said mortgagor , and her Heirs, executors, radiana
part thereof, or to have or cause the said property to be insured in its name	e by the said mortgagor, and there here, Executors, executors, aid mortgagee, or its successors or assigns, shall have the right to pay the same, and pay for the same, and all sums so paid by the said mortgagee shall start at the rate of seven per cent per annum; and the said mortgagee shall have the
the indebtedness secured hereby as due and to foreclose the	- montrogo
ion to treat the entire indeptedness seemed.	s mortgage.
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