considerate programme and a considerate and a co				
		e e e e e e e e e e e e e e e e e e e	The second secon	The transfer of the second sec
			ing and a transport of an extension of the control	Since the common of the common control of the contr
•				
			and the second of the second o	a a free former of the second
				Miles Salar Land Miles (1) games in Land
				The second section of the sect
		en Sone en e	A SECTION OF THE PROPERTY OF T	All the second s
			To the second of	
		the control of the co	er i weren dit samme er en die ein eine einem deutsche sonder, deut ein were get deutsche gefande	and annimited of the transfer
TOGETHER with all and singular the Rights, Members, Here appertaining.	ditaments and Appurtena	nces to the said Premis	ses belonging, or in an	nywise incident
TO HAVE AND TO HOLD, all and singular, the said Premises	s unto the said Mortgagee.	<u>her</u>		Hei
Assigns, forever. Anddo hereby bindQu	rselves and our		Heirs, Executors a	and Administrato
warrant and forever defend all and singular the said Premises unto				
			न्त को कि	
om and against Ourselves and our ever lawfully claiming or to claim same or any part thereof.	Heirs,	Executors, Administrate instance in the loss or design and the control of the con		
And the said Mortgagor_S_ agree to insure the house and				
	Dollars in a company or e			
ured XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	nce to the said Mortgagee	; and that in the ev	ent that the Mortgago	r shall at an
e fail to do so, then the said Mortgagee may cause the same to the premium and expense of such insurance under this mortgage, w	be insured in Mortgag	or sname and reimb	urseher	self
And if at any time any part of said debt, or interest thereon, be			housh-rooming 41	
the above described premises to said mortgagee, oree that any Judge of the Circuit Court of said State, may, at char				
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in the lit well and truly pay or cause to be paid unto the said Mortgage ent and meaning of the said note, then this deed of bargain and said more actually the said note.	er paying costs of collection tent and meaning of the tent the debt or sum of n	parties to these Present	s, that if the said More	tgagor. do ar
lect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgage ent and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the tild default of payment shall be made.	er paying costs of collections. Attent and meaning of the the the debt or sum of male shall cease, determine, e said Mortgagor.	parties to these Present noney, with interest ther and be utterly null and	s, that if the said More eon, if any be due, acc void; otherwise to res	tgagor do an ording to the trumain in full force y the said Premise
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgage ent and meaning of the said note, then this deed of bargain and sal virtue. AND IT IS AGREED, by and between the said parties, that the fill default of payment shall be made. WITNESS hand seal 5, this	er paying costs of collection tent and meaning of the tent and meaning of the tent the debt or sum of male shall cease, determine, the said Mortgagor.	parties to these Present noney, with interest ther and be utterly null and	s, that if the said More eon, if any be due, acc void; otherwise to related to hold and enjoy	tgagor do ar ording to the trumain in full fore y the said Premise, in the year
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESShandhandhand	er paying costs of collection tent and meaning of the tent and meaning of the tent the debt or sum of male shall cease, determine, the said Mortgagor.	parties to these Present noney, with interest ther and be utterly null and	s, that if the said More eon, if any be due, acc void; otherwise to related to hold and enjoy	tgagor do ar ording to the trumain in full forest the said Premise, in the year
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS hand and seal this pour Lord one thousand, nine hundred and forty-fits the Laboratory of the United States (1988).	er paying costs of collection tent and meaning of the tent and meaning of the tent the debt or sum of male shall cease, determine, the said Mortgagor.	parties to these Present noney, with interest ther and be utterly null and	s, that if the said More eon, if any be due, acc void; otherwise to related to hold and enjoy	tgagor do ar ording to the trumain in full forest the said Premise, in the year
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages ent and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS hand and seal this pour Lord one thousand, nine hundred and forty-files the latest of the United States of the Unite	er paying costs of collections. Intent and meaning of the termine, the debt or sum of nale shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, acceptable void; otherwise to restant to hold and enjoy	tgagor do ar ording to the trumain in full forest the said Premise, in the year.
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS OUT hand and seal this pour Lord one thousand, nine hundred and forty-fine the latest the United States and Sealed and Delivered in the Presence of: Kathrya L. Brown	er paying costs of collections. Intent and meaning of the termine, the debt or sum of nale shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, accepted void; otherwise to remember to hold and enjoy larch	tgagor do ar ording to the trumain in full forey the said Premise, in the year
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS OUT hand and seal this pour Lord one thousand, nine hundred and forty-fine the latest	er paying costs of collections. Intent and meaning of the termine, the debt or sum of nale shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of Julius R. I	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch	tgagor S do are ording to the trumain in full forward to the said Premise, in the year(L. S
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS OUT hand and seal this pour Lord one thousand, nine hundred and forty-fit with the default of payment in the Presence of: Kathrya L. Brown Ben C. Thornton	er paying costs of collections. Intent and meaning of the the the the debt or sum of male shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, accionate void; otherwise to restant to hold and enjoy larch	tgagor do ar ording to the trumain in full forward to the said Premise, in the year (L. S. (L. S. (L. S. (L. S. (L. S. S. (L. S.))))
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgaged and meaning of the said note, then this deed of bargain and sal virtue. AND IT IS AGREED, by and between the said parties, that the fill default of payment shall be made. WITNESS	er paying costs of collections. Intent and meaning of the the the the debt or sum of male shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of Julius R. I	s, that if the said Morreon, if any be due, accionate void; otherwise to restant to hold and enjoy larch	tgagor do ar ording to the trumain in full forward to the said Premise, in the year (L. S. (L. S. (L. S. (L. S. (L. S. S. (L. S.))))
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgaged and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS OUT hand and seal and s	er paying costs of collections. Intent and meaning of the the the the debt or sum of male shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of Julius R. I	s, that if the said Morreon, if any be due, accionate void; otherwise to release to hold and enjoy tarch	tgagor S do are ording to the trumain in full forward to the trumain in full forward the said Premise the
ect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS OUT hand and seal this pour Lord one thousand, nine hundred and forty-first the latest the Waited Flatest accommendation. Rathern L. Brown Ben C. Thornton Greenville County	er paying costs of collections. Intent and meaning of the termine, the debt or sum of nale shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch	tgagor S do are ording to the trumain in full force of the said Premise
ect said rents and profits, applying the net proceeds thereof (after bunt for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in a line of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS OUT hand and seal this pour Lord one thousand, nine hundred and forty-fine the late of the White State of	er paying costs of collections. Intent and meaning of the termine, the debt or sum of nale shall cease, determine, e said Mortgagor	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch	tgagor S do are ording to the trumain in full forward to the said Premise the said Premis
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgager ent and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS hands and seal this particular than the property of the payment shall be made. WITNESS hands and seal forty-fine the property of the payment shall be made. Extinct the payment of the Presence of: Kathrya L. Brown Ben C. Thernton E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathrya L.	ntent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor.	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, accident void; otherwise to restant to hold and enjoy larch	tgagor S do as ording to the trumain in full for y the said Premis, in the year(L. S(L. S(L. S
ect said rents and profits, applying the net proceeds thereof (after ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgager ent and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS hands and seal this pour Lord one thousand, nine hundred and forty-fine the latest the United States and Sealed and Delivered in the Presence of: Kathrya L. Brown Ben C. Thernton E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathrya L.	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac	parties to these Presents noney, with interest ther and be utterly null and are day of are Julius R. I Mae Bynum I	s, that if the said Morreon, if any be due, accious, if any be due, accious, otherwise to restant to hold and enjoy larch	tgagor do ar ording to the trumain in full forward to the trumain in full forward the said Premise, in the year (L. S. (L. S. (L. S. T. REAL ESTAT and made oat
ect said rents and profits, applying the net proceeds thereof (afte ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true ill well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS CUT hand and seal this cour Lord one thousand, nine hundred and forty-fine the proceed one than the presence of: Kathryn L. Brown Ben C. Thernton E STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Kathryn L. She saw the within named Julius R.	tent and meaning of the the the the the debt or sum of nale shall cease, determine, e said Mortgagor.	parties to these Presents noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to release to hold and enjoy larch MORTGAGE O	tgagor S do as ording to the trumain in full for y the said Premis, in the year(L. S(L. S(L. S
eet said rents and profits, applying the net proceeds thereof (afteount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to release to hold and enjoy larch MORTGAGE O	tgagor S do as ording to the trumain in full for y the said Premis, in the year(L. S(L. S(L. S
ect said rents and profits, applying the net proceeds thereof (afteount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in the well and truly pay or cause to be paid unto the said Mortgagerent and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch MORTGAGE O Thornton	tgagor do ar ording to the trumain in full forward the said Premise, in the year (L. S
lect said rents and profits, applying the net proceeds thereof (afteount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgage ent and meaning of the said note, then this deed of bargain and sal virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to release to hold and enjoy larch MORTGAGE O	tgagor do an ording to the trumain in full force by the said Premise the s
ect said rents and profits, applying the net proceeds thereof (afteount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ll well and truly pay or cause to be paid unto the said Mortgager and and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS hand and seal and seal this parties the united and forty-firm the proceeding and seal	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch MORTGAGE O Thornton	tgagor do ar ording to the trumain in full force y the said Premise, in the year (L. S
ect said rents and profits, applying the net proceeds thereof (afte out for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ll well and truly pay or cause to be paid unto the said Mortgageent and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the wise to restrain to hold and enjoy larch MORTGAGE O Thornton	tgagor do ar ording to the trumain in full force y the said Premise, in the year (L. S
lect said rents and profits, applying the net proceeds thereof (afte ount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and sall virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O Thornton	tgagor do ar ording to the trumain in full force y the said Premise, in the year, in the year(L. S(L. S(L. S
ect said rents and profits, applying the net proceeds thereof (after tour for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true it ill well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and so it virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morreon, if any be due, according to hold and enjoy larch MORTGAGE O RENUNCIATION	tgagor S do ar ording to the trumain in full formain in full
ect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in the well and truly pay or cause to be paid unto the said Mortgages and and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made. WITNESS	tent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Present noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION do h	tgagor S do ar ording to the trumain in full force with said Premise the
iect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee ent and meaning of the said note, then this deed of bargain and so it virtue. AND IT IS AGREED, by and between the said parties, that the tild default of payment shall be made. WITNESS	tent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Present noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION do h	tgagor S do ar ording to the trumain in full force by the said Premise, in the year (L. S (L. S (L. S and made out and made out, the wife of the content
lect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgaged in the trunk and meaning of the said note, then this deed of bargain and said virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS	tent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Present noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION do h	tgagor do ar ording to the trumain in full force with said Premise, in the year, in the year
tect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgages ent and meaning of the said note, then this deed of bargain and so virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	thent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mae written deed, and that kat	parties to these Present noney, with interest ther and be utterly null and are dependent and be utterly null and are dependent. Julius R. I. Mae Bynum I. Mae Bynum I. Ben C. hryn L. Brown	s, that if the said Morreon, if any be due, according to the wise to restrict to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION A do hold this tany compulsion, dreated the said Mortgage to restrict the said Mortgage the said Mortgage to restrict the said Mortgage the said Mortga	tgagor S do ar ording to the trumain in full force with the said Premise, in the year, in the year, in the year, (L. S, (L. S
ect said rents and profits, applying the net proceeds thereof (after bunt for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true it ill well and truly pay or cause to be paid unto the said Mortgages and meaning of the said note, then this deed of bargain and so virtue. AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made. WITNESS	tent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that	parties to these Presents noney, with interest there and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O Thornton	tgagor do ar ording to the trumain in full forward premise, in the year (L. S. (L. S. (L. S. T. REAL ESTAT and made oat and made oat
lect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true it all well and truly pay or cause to be paid unto the said Mortgages ent and meaning of the said note, then this deed of bargain and sid virtue. AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made. WITNESS	tent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Present noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morred to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION do h	tgagor S do ar ording to the trumain in full force by the said Premise true, in the year true, in the year true (L. S
iect said rents and profits, applying the net proceeds thereof (after count for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true it all well and truly pay or cause to be paid unto the said Mortgages ent and meaning of the said note, then this deed of bargain and st divirtue. AND IT IS AGREED, by and between the said parties, that the tild default of payment shall be made. WITNESS	tent and meaning of the the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mac. written deed, and that Kat.	parties to these Present noney, with interest ther and be utterly null and are day of	s, that if the said Morreon, if any be due, according to the restriction of the said Morrey said to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION do h	tgagor S do ar ording to the trumain in full force with said Premise the
ect said rents and profits, applying the net proceeds thereof (afteount for anything more than the rents and profits actually collected PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ll well and truly pay or cause to be paid unto the said Mortgaged ent and meaning of the said note, then this deed of bargain and so virtue. AND IT IS AGREED, by and between the said parties, that the default of payment shall be made. WITNESS	thent and meaning of the the the debt or sum of nale shall cease, determine, e said Mortgagor. 28th Brown Leapard and Mae written deed, and that kat	parties to these Present noney, with interest ther and be utterly null and are dependent and be utterly null and are dependent. Julius R. I. Mae Bynum I. Mae Bynum I. Ben C. hryn L. Brown	s, that if the said Morreon, if any be due, according to the wise to restrict to hold and enjoy larch MORTGAGE O RENUNCIATION RENUNCIATION A do hold this tany compulsion, dreated the said Mortgage to restrict the said Mortgage the said Mortgage to restrict the said Mortgage the said Mortga	tgagor S do ar ording to the trumain in full force with said Premise the

Ben C. Thornton