	on the 18th	day	of May		194
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rators to w	arrant and forever def US, OUP against TOKENE Heir	end all and sing	ılar the said prem	ises unto the said	mortgagee,
gs on said 1	and, for not less than_	six hu	ndred		
ep the same gee, and tha and expens	insured from loss or t in the event Kshan a e of such insurance u	damage by fire at any time fail to nder this mortga	during the conting do so, then the sage. Upon failure	uation of this moraid mortgagee major the mortgagor	ollars, in a tgage, and y cause the to pay any
intent and	meaning of the partie	s to these prese with interest the	nts, that if X the secon, if any shall	said mortgagor, do	and shall
shall cease,	determine, and be utt	erly null and vo	d; otherwise to re	main in full force	and virtue.
rators, or A	ssigns, and agree that	any Judge of th	e Circuit Court of	said State may a	t chambers
_	# ·				f our Lord
	_			e e e e e e e e e e e e e e e e e e e	
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)	o -ar oxii			(L. S.)
ey and	Mae Martin	Bradley			
Property (Fig. 1)		A Committee Comm		rus absolute	
)	W. W. Far				
	REI	VUNCIATION	OF DOWER		
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				,	47-1 <u>1</u>
ıd claim of	Dower of, in or to al	ll and singular tl	ne Premises within	n mentioned and r	eleased.
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	the within		e note which it co	cures without rea	ourse this
	the within		e note which it so	ecures without rec	ourse, this
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	le County, is ditaments a les unto the crators to was, from and grand expensere of the mintent and lebt or sum shall cease, he mortgage past due an ators, or A premises a vato accounts. Let be a let of the mined by more relinquished claim of a claim of	ditaments and Appurtenances to es unto the said H. K. Trators to warrant and forever defaults, our green and against Exercise Heir green and against Exercise Heir green and against Exercise Heir green and that in the event Eshall and expense of such insurance urenof the mortgage may at his or intent and meaning of the particle tor sum of money aforesaid, shall cease, determine, and be uttered the mortgagor, and to hold and en past due and unpaid hereby assistant or account for anything more to account for anything to account for anything and the account for anything to account fo	on the 18th day le County, in Book X ditaments and Appurtenances to the said Premises unto the said M. K. Townes, A ditaments and Appurtenances to the said Premises unto the said H. K. Townes, A gracer of the said State of the said U.S. OUP. The same insured from loss or damage by free same despense of such insurance under this mortgage end expense of such insurance under this mortgage renter and expense of such insurance under this mortgage renter and expense determine, and be utterly null and void the mortgagor, and to hold and enjoy the said premast due and unguist and sure that any Judge of the premises and collect said rents and profits, apply to account for anything more than the rents and sure that the rents and said the said of the said premase and collect said rents and profits, apply to account for anything more than the rents and said the said that the with the said of the said that the said of the said that the with the said of the said that the said	the same conveyed to *** by *** WOOGROW WILLS** on the 18th day of May for the said premises belonging, or see unto the said H. ** K. Townes, Attorney, he counts to warrant and forever defend all and singular the said premises on a said land, for not less than **Six hundred** specific as an insured from logs or damage by fire during the continues, and that in the event **Ending** that say time fail to do so, then the said capense of such insurance under this mortgage. Upon failure each of the mortgage may at his option declare the full amount of the intent and meaning of the parties to these presents, that if **Xthe short of the said case, determine, and be utterly null and void; otherwise to release the continues of the said day of the said premises until default spall case, determine, and be utterly null and void; otherwise to remove and the said case, determine, and an enjoy the said premises until default spall day of the said premises and collect said rents and profits of the about the said the said of the said of the said the said of the said say of the said premises and collect said rents and profits applying the net process of the said premise and collect said rents and profits applying the net process of the said say of the said sa	the same conveyed to XX by WOOGPON NILSON FAIT on the 18th day of May for May for the said premises belonging, or in anywise incide to unto the said H. K. Townes, Attorney, his finaments and Appurtenances to the said Premises belonging, or in anywise incide to unto the said H. K. Townes, Attorney, his property of the said of the said of the said to the said the said to the s