GIVEN under my Hand and Seal this 1st

TOGETHER with all and singular the rights, members, hereditan	conta and amounts		
TOGETHER with all and singular the rights, members, hereditam  TO HAVE AND TO HOLD, all and singular the said premises unto the said morte are	the said mortgages the said premises	belonging, or in anywise inc	cident or appertain
and forever defend a	all and singular the said premises unto the sa	id mortgagee, its successors	and assigns from
persons whomseever I did and and and			
And, the said mortgagor—, his Heirs, Executors following acts and to comply with the following conditions:	s, Administrators, and Assigns hereby specific	cally agree and covenant to	do and perform
1. To pay all taxes, charges, public rates or assessments on the	phone description		The state of the s
<ol> <li>To make or permit no waste, alteration or removals of any i</li> <li>To insure in companies acceptable to the mortgagee, the house</li> </ol>	improvements, now or hereafter on the said p	id before any of them become roperty without the mortgas	e delinquent.
Pive Usedne 3	said lo	t or lots in the sum of not le	ess than———
against loss or damage by fire, and in such other forms of insurance a Policy of Insurance to the said mortgagee.	s may be required by the mortgagee and nav	for the cold in	Dolla
4. To pay the said debt or sum of money as provided in said note meaning of the said note or obligation and this mortgage together with able to the above described mortgaged premises, for collecting the said upon breach of any of the conditions of this methods.	or obligation and in this montant to		
Upon breach of any of the conditions of this mortgage, or upon d			
trators or Assigns under the provided to be paid at the time the s	same is due by the said mortgages	hia	
		assigns, shall have the right	Executors, Admin to pay the same,
population to treat the entire indebtedness secured bereits as discoursed by	until repaid at the rate of seven per cent pe	ums so paid by the said m	ortgagee shall sta
And if at any time the said obligations or any part thereof shall be	until repaid at the rate of seven per cent per per cent p	r annum; and the said mort	gagee shall have t
And if at any time the said obligations or any part thereof shall be Administrators, Successors or Assigns agree that any Judge of the Circ may appoint a receiver, with authority to take possession of the said paying costs of collection) upon said debts, interest, insurance, or other lents and the profits actually collected, less said costs.  PROVIDED ALWAYS MEMERICANT FOR ALWAYS FO	past due and unpaid, the mortgagor uit Court of said State, at chambers or otherworemises and collect the rents and profits there legal assessment, costs or expenses; without I	and his ise, and upon ex parte proceed iability to account for anyth	gagee shall star gagee shall have to Heirs, Executor edings, or otherwis s so collected (after hing more than the
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