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		areneros de cultura experiente de la colonia de la Colonia.	<u> </u>
		Number of the said Daniel A. I.	
TOGETHER with all and singular the Rights TO HAVE AND TO HOLD all and singular	s, Members, Hereditaments and App	ourtenances to the said Premises belonging, o	r in anywise incident or appertaining.
TO HAVE AND TO HOLD all and singula			
Tairs and Assigns forever And I	mvsalf.	my	
Heirs and Assigns forever. And	do hereby bind	Heirs, Executors	and Administrators to warrant and
orever defend all and singular the said Premises u			
leirs, Executors, Administrators and Assigns and	d avery narron whomsoover lawful	eirs and Assigns, from and against	e and my
And the said mortgagor agree S. to	insure the house and buildings of	ly claiming or to claim the same or any page 1975 on said lot in a sum not less thanFOII	ort thereof.
No/100	** on the one on the one of the other of th	744 DM144 AUG 114. 11 DM144 114. 114. 114. 114. 114. 114. 114.	LINUUMING L WAS YEAR TO THE
No/100	n the policy of insurance to the s	a company or companies satisfactory to t	he mortgagee, and keep the same
	and poncy of insurance to the s	said mortgagee; and that in the event tha	t the mortgagor shall at any time
ail to do so, then the said mortgagee may coremium and expense of such insurance under the And if at any time any part of said debt. or	is mortgage, with interest.	name and renn	oursehimsellfor the
And if at any time any part of said debt, or	interest thereon, be past due and u	anpaid, hereby assign the rent	s and profits of the above described
hat any Judge of the Circuit Court of said Stat ollect said rents and profits, applying the net pr	te may at chambers or otherwise.	Heirs, Executors,	Administrators or Assigns, and agree
ollect said rents and profits, applying the net pro o account for anything more than the rents and	oceeds thereafter (after paying cost profits actually collected,	appoint a receiver, with authority to tartists of collection) upon said debt, interest,	e possession of said premises and costs or expenses; without liability
PROVIDED ALWAYS, nevertheless, and the			
a said mote then this days of herein and	of sum of money aforesaid, with	th interest thereon, if any he due according	t to the twee tweets to the
AND IT IS AGREED by and between the s	shall cease, determine, and be unstaid parties that said mortgagor	terly null and void; otherwise to remain in	to the true intent and meaning or full force and virtue.
		The said Tombo one said Tichnises file	til detault or payment shan
Witnesshand and seal	, this 11th	day of Sentember	79
Witness hand and seal are of our Lord one thousand, nine hundred and f America. Signed, sealed and delivered in the presence of	forty-six seventy-first	day ofSeptembe	r in the
witness hand and seal are for our Lord one thousand, nine hundred and for America. Signed, sealed and delivered in the presence of w. D. Workman	forty-six seventy-first	day of Septembe	r in the and in the one hundred and Independence of the United States
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