en de la companya de La companya de la co	and the second of the second o	to the other properties and the second
TOGETHER with all and singular the Rights, Members, Hereditaments and Appur	tenances to the said Premises belonging, or in anywise incident	lent or appertaining.
TO HAVE AND TO HOLD, all and singular, the said Premises unto the said	S.E.Colvin, Jr., as Trustee of the	Estate of
D.Speegle, deceased, his Successors	— <del>Inis Heir</del> s and A	ssigns forever. And
said corporation		
t does hereby bind itself	ita ayaaasaan on	d agained to recomment
and forever defend all and singular the said Premises unto the said S.E.Colvir		
ceased, his Successors	·	
self	and its Successors and Assigns and ev	ery person whomso-
And the said mortagagor agrees to insure the house and building on said lot in a su	ım not less than Seventeen Hundred and Fi	fty
and extended coverage Dollars, in a crom loss or damage by fire and assign the policy of insurance to the said mortgagee;	company or companies satisfactory to the mortgagee, and ke and that in the event that the mortgagor shall at any time for	ep the same insured ail to do so, then the
aid mortgagee may cause the same to be insured in his	name and reimburse	himself
for	the premium and expenses of such insurance under this more	rtgage, with interest.
And if at any time any part of said debt, or interest thereon, be past due and	unpaid, said corporation does.	
hereby		to said montangoo or
- G		
Court of said State may, at Chambers or otherwise, appoint a receiver, with authority tet proceeds thereafter (after paying cost of collection) upon said debt, interest, cost profits actually collected.	iss, Executors, Administrators or Assigns, and agree that any to take possession of said premises and collect said rents and so or expenses; without liability to account for anything more	profits applying the
PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the	parties to these Presents, that if	
, the said mortgagor, does and shall well and		
foresaid, with interest thereon, if any be due, according to the true intent and meaning the utterly null and void; otherwise to remain in full force and virture.	ng of the said note, then this deed of bargain and sale shall c	ease, determine, and
or divising from the water was to remain in run rotter and virture.		
AND IT IS AGREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be made.	is	to hold
AND IT IS AGREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be made.	is	to hold
AND IT IS AGREED, by and between the said parties, that the said mortgagor and enjoy the said Premises until default of payment shall be made.  IN WITNESS WHEREOF, the said granting corporation has caused its corporation		
IN WITNESS WHEREOF, the said granting corporation has caused its corporation		
IN WITNESS WHEREOF, the said granting corporation has caused its corporation of the said of the said granting corporation has caused its corporation for the said of the said	ate seal to be hereunto affixed and these Presents to be sul	bscribed by its duly
IN WITNESS WHEREOF, the said granting corporation has caused its corporatuthorized officers  on this, the 19th day	ate seal to be hereunto affixed and these Presents to be sultimed and the presents to be subject to the present to be subject to the present to th	bscribed by its duly
IN WITNESS WHEREOF, the said granting corporation has caused its corporation corporation in this, the said granting corporation for ty-six	ate seal to be hereunto affixed and these Presents to be sulty of December  and in the one hundred and WILMONT REALTY CO. TMC	bscribed by its duly
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