and accompanying noto to 15 m	Bable and with it is
This the 23 rd day of December, 1937	sper, set over and assign the within mortgage Babb, gr. without recourse. J. Bolfe Babb, Attorney
Sowthy Stephens	J. Golfe Babb, Attorney
Merselline Welch assignment Record	ded apple 11th 1945 at 3,188, m, #4552, editaments and Appurtenances to the said Premises belonging or in anywise incident or apperte
ing.	editaments and Appurtenances to the said Premises belonging or in anywise incident or apperta
TO HAVE AND TO HOLD, all and singular, the said Premises un	nto the said J. Rolfe Babb, Attorney, his successors
	Well-X and Assigns, forever. AndI
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Heirs, Executors and Administrate
o warrant and forever defend, all and singular the said premises unto	o the said J. Rolfe Babb, Attorney, his successors
Heirs, Executors, Administrators and Assigns, and every person who	omsoever lawfully claiming or to claim the same, or any part thereof.
	buildings on said lot in a sum not less than TWO Thousand
	mpany or companies satisfactory to the mortgagee), and keep the same insured from loss
amage by fire, and assign the policy of insurance to said Mortgagee	$e_{}$, and that in the event that the mortgagor $_{}$ shall at any time fail to do so, then
aid mortgagee may cause the same to be insured in my_c	or hisname and reimbursehimself
or the premium and expenses of such insurance under this mortgage, v	with interest.
And if at any time any part of said dobt, on interest the said	
ae above described premises to said movement	ast due and unpaidhereby assign the rents and profits
udge of the Circuit Court of said State may, at chambers or otherwise	Heirs, Executors, Administrators or Assigns, and agree that a
nd profits, applying the net proceeds hereof (after paying costs of coore than the rents and profits actually collected.	collection) upon the said debt, interest, costs or expenses; without liability to account for anything
PROVIDED ALWAYS, NEVERTHELESS, and it is the true inte	ent and meaning of the parties to these Presents, that if
le said mortgagor, do and shall well and truly pay or cause to be	paid unto the said mortgages the said debt are said
hereon, if any be due, according to the true intent and meaning of the scherwise to remain in full force and virtue.	said note, then this deed of bargain and sale shall cease, determine, and be utterly null and vo
AND IT IS AGREED, by and between the said parties, that the said	
remises until default of payment shall be made.	id mortgagorto hold and enjoy the s
WITNESSHand and Seal, this	
	twenty-third day of December
the year of our Lord one thousand nine hundred and	twenty-third day of December
the year of our Lord one thousand nine hundred and	thirty-seven
the year of our Lord one thousand nine hundred and	thirty-seven
sixty-second Signed, Sealed and Delivered in the Presence of Henry Wood	thirty-seven and in the one hundred asyear of the Sovereignty and Independence of the United States of American
the year of our Lord one thousand nine hundred and	thirty-seven and in the one hundred asyear of the Sovereignty and Independence of the United States of Americal J. B. Armstrong (Sea
sixty-second Signed, Sealed and Delivered in the Presence of Henry Wood S. L. Leake	thirty-sevenand in the one hundred andyear of the Sovereignty and Independence of the United States of Americal J. B. Armstrong(Sea
sixty-second Signed, Sealed and Delivered in the Presence of Henry Wood S. L. Leake	thirty-sevenand in the one hundred andyear of the Sovereignty and Independence of the United States of Americal(Sea
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