1,					•	
Together with all and singular the R belonging or in any wise appertaining.	ights, Members	, Heredite	aments, and A			
TO HAVE AND TO HOLD, all and sing	ular the said F	remises u	into the said	MITITIC	m T. Joi	168
Heirs and Assigns forever. And	do hereb and forever de	y bind Send all	myself and singular th	and e said Prem	my ises unto the	Heirs, e said
Heirs and Assigns from and against	and		Heirs, lar to claim the s			
PROVIDED, ALWAYS, NEVERTHELESS, a	nd it is the true	intent a	nd meaning of	the parties	to these Pre	sents, that
if said Mortgagor do and shall well ar the said debt or sum of money aforesaid,						
Note ; and do and perform all of the co- cease, determine and be utterly null and v					deed or Ba	rgain shall
It is Covenanted and Agreed, by Heirs, Executors and Administrators, shall						remises (if
any there be) in such insurance company Twenty-Three	•				101	
against loss or damage by fire and again						DOLLARS I the above
mentioned debt is fully paid, and assign t				•	_	
fail to do so, the said Mortgagee, E						done and
reimburse himel f	for the pre	emiums a				
2. It is also Covenanted and Agreed	that the said N	lortgagor.	shall pay o	as they bec	ome due al	I taxes by
whatsoever authority legally imposed upo	in the property	hereby i	nortgaged, and	d in case	she	fails
so to do the said Mortgagee may cause th with interest at the rate of 7 per cent per						therefor
3. It is also Covenanted and Agreed premises in as good order and condition to such an extent as to impair the value	as they now a	re and no	t commit wast	e or cut do	wn the timb	er thereon,
said Mortgagee, or holder, hereof, shall	be the judge o	is to the	same as to wh	ether it impo	airs the said	security.
4. And it is also Covenanted and	Agreed, and ir	case of	default in pay	ment under	any of the	conditions
of the said Note, or failure to pay the buildings as specified herein before, or to mortgage for the space of TEN consecutive become due and payable to the said Mortg	do and perfor e days, the w	rm any o rhole amo	of the other Count of the prin	ovenants ar	nd Agreemei	nts of this
5. It is also Covenanted and Agree	d, that in case	e any act	ion or proceed	ling of any	kinw to for	eclose this
mortgage is commenced or instituted by assigns a Receiver may be appointed pe of the said mortgaged premises and the	nding such pro rents and porf	ceedings its of said	with the usual I mortgaged p	powers in su remises abo	ve described	ake charge I, to which
end the same are hereby specifically plec The proceeds thereof after the payment applied to the payment of the said above	of all costs ar	nd expen	as part of ses incurred in	his obtaining	said receive	security. r shall be