		<del></del>		
		*,		
				Y
			· · · · · · · · · · · · · · · · · · ·	
				A
				and the second s
		· · · · · · · · · · · · · · · · · · ·		
			· · · · · · · · · · · · · · · · · · ·	<del></del>
			<u> </u>	
	· · · · · · · · · · · · · · · · · · ·			
TOGETHER with all and singular the Rights, Members, Heredit	aments and Appurtenance	s to the said Premis	es belonging on in	anywisa incident on
pertaining.				anywise incident of
TO HAVE AND TO HOLD, all and singular, the said Premises of Assigns, forever. Anddo hereby binddo	unto the said Mortgagee_		essurs	
warrant and forever defend all and singular the said Premises unto t				
m and against me and my	Heirs. E	xecutors. Administrato	ors and Assigns, and	l every person whom-
ver lawfully claiming or to claim same or any part thereof.	agar	use loss or o	ramage by il	re or windsto
And the said Mortgagor agree to insure the house and build	•			
tred from loss or damage by fire, and assign the policy of insurance				
e fail to do so, then the said Mortgagee may cause the same to be	insured in Mortgago			
the premium and expense of such insurance under this mortgage, we And if at any time any part of said debt, or interest thereon, be p		I	hereby necion	the rents and profits
the above described premises to said mortgagee, or 1ts suc				·= :
ree that any Judge of the Circuit Court of said State may, at chambers lect said rents and profits, applying the net proceeds thereof (after parount for anything more than the rents and profits actually collected.	aying costs of collection)	eceiver, with authority upon said debt intere	to take possession st costs or expense	or said premises and s; without liability to
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in	tent and meaning of the	parties to these Preser	nts, that if the said	Mortgagor do and
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale s d virtue.	he debt or sum of money shall cease, determine, an	parties to these Preser , with interest thereo 1 be utterly null and	nts, that if the said on, if any be due, a void; otherwise to	Mortgagor do and according to the true remain in full force
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee then the said meaning of the said note, then this deed of bargain and sale so divirtue.  AND IT IS AGREED, by and between the said parties, that the	he debt or sum of money shall cease, determine, an said Mortgagor	parties to these Preser , with interest thereof i be utterly null and	nts, that if the said on, if any be due, a void; otherwise to	Mortgagor do and according to the true remain in full force joy the said Premises
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale s d virtue.  AND IT IS AGREED, by and between the said parties, that the till default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, an said Mortgagor	parties to these Preser, with interest thereof be utterly null and  18	nts, that if the said on, if any be due, a void; otherwise toto hold and engular	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the tent and meaning of the said note, then this deed of bargain and sale so divirtue.  AND IT IS AGREED, by and between the said parties, that the till default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, an said Mortgagor	parties to these Preser, with interest thereof be utterly null and  18	nts, that if the said on, if any be due, a void; otherwise toto hold and engular	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so it virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, an said Mortgagor	parties to these Preser, with interest thereof be utterly null and  18	nts, that if the said on, if any be due, a void; otherwise toto hold and engular	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale so it virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, an said Mortgagor	parties to these Preser, with interest thereof be utterly null and  18  day of	nts, that if the said on, if any be due, a void; otherwise toto hold and engageto hold and engage	Mortgagor do and according to the true remain in full force joy the said Premises in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale is a virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree	arties to these Preser, with interest thereof to be utterly null and  1.8  day of	nts, that if the said on, if any be due, a void; otherwise toto hold and ento hold and ento	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so divirtue.  AND IT IS AGREED, by and between the said parties, that the till default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree	arties to these Preser, with interest thereof be utterly null and  1.8  day of  and in the one hands  Amos B. Mos	nts, that if the said on, if any be due, a void; otherwise toto hold and engto hold and eng	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so divirtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree	arties to these Preser, with interest thereof to be utterly null and  18  day of	nts, that if the said on, if any be due, a void; otherwise toto hold and en July	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the next and meaning of the said note, then this deed of bargain and sale so it virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree	arties to these Preser, with interest thereof be utterly null and  1.8  day of  and in the one hands  Amos B. Mos	nts, that if the said on, if any be due, a void; otherwise toto hold and en July	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale so divirtue.  AND IT IS AGREED, by and between the said parties, that the till default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree	arties to these Preser, with interest thereof to be utterly null and  18  day of	nts, that if the said on, if any be due, a void; otherwise toto hold and en July	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale so the virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor  15th hree  MORTGAGE OF	arties to these Preser, with interest thereof be utterly null and  1.8  day of  Amos B. Mos  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and engto hold and eng	Mortgagor do and according to the true remain in full force joy the said Premises
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale is a virtue.  AND IT IS AGREED, by and between the said parties, that the said default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor	Amos B. Mos	nts, that if the said on, if any be due, a void; otherwise toto hold and engage declared.	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so the virtue.  AND IT IS AGREED, by and between the said parties, that the said default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor	arties to these Preser, with interest thereof the utterly null and  1.8  day of  and in the one hands  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale structure.  AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor	arties to these Preser, with interest thereof the utterly null and  1.8  day of  and in the one hands  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgageetent and meaning of the said note, then this deed of bargain and sale starting in the said note, then this deed of bargain and sale starting.  AND IT IS AGREED, by and between the said parties, that the il default of payment shall be made.  WITNESS	he debt or sum of money shall cease, determine, and said Mortgagor	arties to these Preser, with interest thereof the utterly null and  1.8  day of  and in the one hands  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale stricture.  AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made.  WITNESS	MORTGAGE OF	arties to these Preser, with interest thereof be utterly null and  1.8  day of  Amos B. Mos  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale stricture.  AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made.  WITNESS	MORTGAGE OF	arties to these Preser, with interest thereof the utterly null and  1.8  day of  and in the one hands  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so virtue.  AND IT IS AGREED, by and between the said parties, that the ill default of payment shall be made.  WITNESS	MORTGAGE OF	arties to these Preser, with interest thereof be utterly null and  1.8  day of  Amos B. Mos  REAL ESTATE	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee	MORTGAGE OF	arties to these Preser, with interest thereof be utterly null and  1.8 day of	nts, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in ill well and truly pay or cause to be paid unto the said Mortgagee	MORTGAGE OF  MORTGAGE OF  Mortgagor  Mad	Amos B. Mos  REAL ESTATE  with J. L.	tis, that if the said on, if any be due, a void; otherwise toto hold and eng July ed and	Mortgagor do and according to the true remain in full force joy the said Premises
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale staid virtue.  AND IT IS AGREED, by and between the said parties, that the default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  Mortgagor  Mortgag	Amos B. Mos  REAL ESTATE  with J. L.  NOF DOWER	to hold and engular description.  Love	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)(L. S.)and made oath
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the ent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  Mortgagor  Mortgag	Amos B. Mos  REAL ESTATE  with J. L.  NOF DOWER	Love	Mortgagor do and according to the true remain in full force joy the said Premises, in the year(L. S.)(L. S.)and made oathand made oath o hereby certify unto, the wife of the
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale of virtue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  MORTGAGE OF  Moss  en deed, and that	Amos B. Mos  REAL ESTATE  with	Love  Love  Love  did the said on, if any be due, a void; otherwise to to hold and engage and the said of the said	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee tent and meaning of the said note, then this deed of bargain and sale so divitue.  AND IT IS AGREED, by and between the said parties, that the till default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  MORTGAGE OF  Mortgagor  Mortg	Amos B. Mos  REAL ESTATE  with	Love  Love  Love  did the said on, if any be due, a void; otherwise to and and engage and and engage and and engage a	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee the tent and meaning of the said note, then this deed of bargain and sale so divirue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  MORTGAGE OF  MA  RENUNCIATION  RENUNCIATION  Age  RENUNCIATION  RENUNCIATI	Amos B. Mos  REAL ESTATE  with J. L.  NOF DOWER  cluntarily and without  Citizens Lum	Love  Love  Love  did the said on, if any be due, a void; otherwise to and and engage and and engage and and engage a	Mortgagor do and according to the true remain in full force joy the said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true in all well and truly pay or cause to be paid unto the said Mortgagee then the true in the true in and meaning of the said note, then this deed of bargain and sale is divirue.  AND IT IS AGREED, by and between the said parties, that the til default of payment shall be made.  WITNESS	MORTGAGE OF  MORTGAGE OF  MORTGAGE OF  MA  RENUNCIATION  RENUNCIATION  Age  RENUNCIATION  RENUNCIATI	Amos B. Mos  REAL ESTATE  with J. L.  NOF DOWER  cluntarily and without  Citizens Lum	Love  Love  Love  did the said on, if any be due, a void; otherwise to and and engage and and engage and and engage a	Mortgagor do and according to the true remain in full force joy the said Premises, in the year