		tandakan mengengan managan managan mengengan mengengan mengengan mengengan mengengan pendagan sebagai sebagai
<u> </u>		S
and grade the control of the control	and the second of the second o	
		1
		a palasterija da <mark>Majapa njena cenjam menje</mark> na nje <u>naja</u> cenjana sa cenjana
		en e
TOGETHER with all and singular the Rights, Members, Hereditaments a appertaining.	and Appurtenances to the said Premises belonging, or in anyw	vise incident or
TO HAVE AND TO HOLD, all and singular, the said Premises unto the	said Mortgageeher	Heir
nd Assigns, forever. And I do hereby bind mysel		A dministrator
warrant and forever defend all and singular the said Premises unto the said I		
om and against myself and my ever lawfully claiming or to claim same or any part thereof.	Heirs, Executors, Administrators and Assigns, and every	
And the said Mortgagor agree to insure the house and buildings	against loss or damage by fire o	r windsto
the term of the second state of the entry of		
sured EXECUTE AND SECURE ASS and assign the policy of insurance to the	a company or companies satisfactory to the Mortgagee; and said Mortgagee; and that in the event that the Mortgagor	keep the same
me fail to do so, then the said Mortgagee may cause the same to be insured	inname and reimburse	
r the premium and expense of such insurance under this mortgage, with interest		
And if at any time any part of said debt, or interest thereon, be past due	and unpaid,hereby assign the r	ents and profits
the above described premises to said mortgagee, orhe		and the second second
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cer	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, according	id premises and hout liability to gor do and ing to the true
elect said rents and profits, applying the net proceeds thereof (after paying cocount for anything more than the rents and profits actually collected.	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain	id premises and hout liability to gor do and ing to the true in in full force
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cented virtue. AND IT IS AGREED, by and between the said parties, that the said Mor	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. transfer of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance, determine, and be utterly null and void; otherwise to remain transfer. transfer of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest thereon, if any be due, accordance to the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest the said Mortgagebt or sum of money, with interest	id premises and hout liability to gor do and ing to the true in in full force he said Premises
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and null well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall centre or described by any payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and neall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall centre and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18 November Application of salests of take possession of salests of expenses; with nearing the said Mortga, ebt or sum of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer.	id premises and hout liability to gor do and ing to the true in in full force ne said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said note, then this deed of bargain and sale shall centre and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS MY hand and seal this 21st cour Lord one thousand, nine hundred and for ty-four and the said sale shall centre and the said seal that the said Mortal default of payment shall be made.	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18	id premises and hout liability to gor do and ing to the true in in full force me said Premises, in the year
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall centre and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detect and meaning of the said note, then this deed of bargain and sale shall cent virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer. 18	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall centre and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transfer to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and intent and meaning of the said note, then this deed of bargain and sale shall cent and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagee hand and seal, this2lsttour Lord one thousand, nine hundred andfor ty-four the said parties. Your Lord one thousand, nine hundred andfor ty-four the said parties. Ban C. Thornton	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
provided said rents and profits, applying the net proceeds thereof (after paying concount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nuall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortatil default of payment shall be made. WITNESS	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain transparent to hold and enjoy the day of November Mary Kathleen Belt MORTGAGE OF I	do premises and hout liability to gor do and ing to the true in in full force he said Premise. (L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
recount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and virtue. AND IT IS AGREED, by and between the said parties, that the said Morntil default of payment shall be made. WITNESS	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain transfer to hold and enjoy the day of November Mary Kathleen Belt Mortgage OF F	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
precident said rents and profits, applying the net proceeds thereof (after paying concent for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meanily well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent and virtue. AND IT IS AGREED, by and between the said parties, that the said Morntil default of payment shall be made. WITNESS	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt MORTGAGE OF HELD	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
provint for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and intent and meaning of the said note, then this deed of bargain and sale shall cent and intent and meaning of the said note, then this deed of bargain and sale shall cent and intent and meaning of the said mortified fault of payment shall be made. WITNESS MY hand and seal this 21st our Lord one thousand, nine hundred and for ty-four states of the said meaning and seal this 21st our Lord one thousand, nine hundred and for ty-four states of the said many states of the said mortified fault of the payment shall be made. W. J. Batson Ben C. Thornton HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me Mary Kathleen at the saw the within named Mary Kathleen are act and deed deliver the within written deep meaning and sale shall cent and deed deliver the within written deep country and the province of the country an	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt MORTGAGE OF HELD	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
proving the net proceeds thereof (after paying coecount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cend virtue. AND IT IS AGREED, by and between the said parties, that the said Morntil default of payment shall be made. WITNESS. My hand and seal , this 21st our Lord one thousand, nine hundred and for ty-four same than the presence of: W. J. Batson Ben C. Thornton Ben C. Thornton HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me W. J. Batson at he saw the within named Mary Kathleen gn, seal and as her act and deed deliver the within written decimes sed the execution thereof.	herwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt MORTGAGE OF HELD	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
renest said rents and pronts, applying the net proceeds thereof (after paying crecount for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and neal well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cered virtue. AND IT IS AGREED, by and between the said parties, that the said Mornatil default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cerd divirtue. AND IT IS AGREED, by and between the said parties, that the said Mortfill default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accordance, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt MORTGAGE OF H. Belt ed, and thathe, with	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.,(L. S.,(L. S.,(L. S.,(L. S.,
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cerd virtue. AND IT IS AGREED, by and between the said parties, that the said Mortil default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the duent and meaning of the said note, then this deed of bargain and sale shall cered virtue. AND IT IS AGREED, by and between the said parties, that the said Mortal default of payment shall be made. WITNESS	nerwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accord asse, determine, and be utterly null and void; otherwise to remain to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the dutent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and intention of the said more than an and seal parties, that the said Morntil default of payment shall be made. WITNESS MY hand and seal this 21st our Lord one thousand, nine hundred and forty-four arxi is 15 to 15	merwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain to hold and enjoy the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall ceed of virtue. AND IT IS AGREED, by and between the said parties, that the said Mortid default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of salests of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortgagebt or sum of money, with interest thereon, if any be due, accordage, determine, and be utterly null and void; otherwise to remain the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.) REAL ESTATEand made oath
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cered virtue. AND IT IS AGREED, by and between the said parties, that the said Mortid default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of sainests of collection) upon said debt, interest, costs or expenses; with neaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accordance, and be utterly null and void; otherwise to remain the day of	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
provided and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cered virtue. AND IT IS AGREED, by and between the said parties, that the said Mortial default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of sabsts of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accordance, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt Mortgage of I Belt W. J. Batson RENUNCIATIO RENUNCIATIO do here	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)
count for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and nall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and meaning of the said note, then this deed of bargain and sale shall cent and intention of the said note, then this deed of bargain and sale shall cent and intention of the said note, then this deed of bargain and sale shall cent and intention of the said meaning of the said meaning the said	merwise, appoint a receiver, with authority to take possession of sabsts of collection) upon said debt, interest, costs or expenses; with meaning of the parties to these Presents, that if the said Mortga, ebt or sum of money, with interest thereon, if any be due, accordance, determine, and be utterly null and void; otherwise to remain transport to hold and enjoy the day of November Mary Kathleen Belt Mortgage of I Belt W. J. Batson RENUNCIATIO RENUNCIATIO do here	id premises and hout liability to gor do and ing to the true in in full force he said Premises
court for anything more than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and neall well and truly pay or cause to be paid unto the said Mortgagee the detent and meaning of the said note, then this deed of bargain and sale shall cered virtue. AND IT IS AGREED, by and between the said parties, that the said Mortial default of payment shall be made. WITNESS	merwise, appoint a receiver, with authority to take possession of sabsts of collection) upon said debt, interest, costs or expenses; with nearing of the parties to these Presents, that if the said Mortga, eith or sum of money, with interest thereon, if any be due, accord ase, determine, and be utterly null and void; otherwise to remain to hold and enjoy the day of November The Mary Kathleen Belt MORTGAGE OF I Belt W. J. Batson RENUNCIATIO , do here she does freely, voluntarily and without any compulsion, dread of the said Mortga and	id premises and hout liability to gor do and ing to the true in in full force he said Premises, in the year(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)(L. S.)