and a separation of the second	STATE OF SOL	JTH CARE LINE			
	COUNTY OF	GREEN	The state of the s	2. 16. 4	recurrely,
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	transfer an	uth bar	oluia hic		
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	the Wichin	morts reco	nou. A.D.	1922	Section 1
	sentity, th	15 day of	mary 4. Tra	<u>julio</u>	
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and the second s	Ussign	ment	Mardea (	yeur ong	21,01
	<b>V</b>				
TOGETHER with all and singular the R	lights, Members, Hereditame	ents and Appurtenan	ces to the said Premises belonging	g, or in anywise incident or a	appertaining.
TO HAVE AND TO HOLD, all and sing				1. Alr	• E
TO TAVE AND TO HOLD, all alle sing	diar, the said Tremises unto	till Said	1.	ITains and Assistant forman	And it does
	; <del>/</del> -	,,,,	<b>S4</b>	Heirs and Assigns forever.	
y bind		J 4/2 -	4 1. d.	, its successors and assigns	, to warrant
orever defend all and singular the said Pr	emises unto the said	<u> </u>	D. Mayell,	MN	्र व स
		<u></u>		his Heirs and Assigns from	and against
Langerth, alcining and a string the	itself		and its Successo	rs and Assigns and every pers	son whomso-
lawfully claiming or to claim the same or a	<i>y</i>		V		
And the said mortgagor agrees to insure					
loss or damage by fire, and assign the poli	icy of insurance to the said	Dollars, in a compa mortgagee; and tha	any or companies satisfactory to t it in the event that the mortgagor	he mortgagee, and keep the s shall at any time fail to do	ame insured so, then the
mortgagee may cause the same to be insure	ed in	<i></i>	name a	nd reimburse	
And if at any time any part of said debt,					
					1 1
he above described premises to said mortgage gns, and agree that any Judge of the Circuit	: Court of said State may, at	t Chambers or other	wise, appoint a receiver, with auth	nority to take possession of s	aid premises
collect said rents and profits, applying the runt for anything more than the rents and p	net proceeds thereafter (after profits actually collected.	er paying cost of co	ollection) upon said debt, interes	t, costs or expenses; without	hability to
PROVIDED ALWAYS, nevertheless, and	it is the true intent and me	eaning of the parties	s to these Presents, that if	<i>V</i>	
the said	d mortgagor, does and shall	well and truly pay	or cause to be paid unto the sai	d mortgagee the debt or sur	n of money
esaid, with interest thereon, if any be due, a tterly null and void; otherwise to remain in	according to the true intent	and meaning of the	said note, then this deed of bar	gain and sale shall cease, det	ermine, and
AND IT IS AGREED, by and between the	e said parties that the said r	nortgagor	us		to hold
	ment shall be made.				
enjoy the said Premises until default of pay					
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