TOGETHER with all and singular the rights, members, hereditaments an	ic appurtenances to the said premises belonging, or in an	
TO HAVE AND TO HOLD, all and singular the said premises unto the	ne said THE PRUDENTIAL INSURANCE O	
A, its successors and assigns, forever. And rs, executors and administrators, to warrant and forever defend all and sing	do hereby bind THE P	RUDENTIAL INSUR-
ICE COMPANY OF AMERICA its successors and assigns from	and against Musels and	
rs, executors, administrators and assigns and an others whomsoever, law	Tuny Claiming of to Claim the Jame of any part mercon	•
AND IT IS AGREED, by and between the said parties, that the said Moninistrators, shall and will forthwith insure the house and buildings now or he, and in such other forms of insurance as may be required by the Mortgag	refeatier erected on said for and keep the same insured i	iom ioss of damage by
ortgagee, and assign the said policy or policies of insurance to the said Mortal so to do, then the said Mortgagee, its successors or assigns, may car	toagee, its successors or assigns, and in case he or they s	hall at any time neglect
1 expenses of such insurance under this mortgage.		
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent an		
gordo and shall well and truly pay or cause to be pa mey aforesaid, with the interest thereon, is any, shall be due, according to	id unto the said Mortgagee, its successors or assigns, the true intent and meaning of the said Note, and all s	ims of money provided
be paid by the Mortgagor, heirs, executors, a bargain and sale shall cease, determine, and be utterly null and void; other	administrators or assigns, under the covenants of this M	ortgage, then this deed
ween the said parties that the Mortgagor W to hold a	and enjoy the said premises until default in any payment	of principal, or of any
erest at the time the same is due, shall be made. Upon any default in the pay	yment of any of the principal of said debt, or of any inter	est thereon, at the time
e same is due; or upon any default in the payment of any and all sums of necutors, administrators or assigns, under the covenants of this Mortgage; or i	f the Mortgagor heirs, executors, a	dministrators or assigns,
all at any time tail or neglect to insure and keep insured the house and built policies of insurance to the Mortgagee, its successors or assigns, the whole of	dings now or hereafter erected on said lot, or shall lait t	o assign the salu policy
ce due and payable and this Mortgage may be foreclosed by said Mortgagee	e,its successors or assigns.	
It is agreed and covenanted by and between the said parties that if the ha.S not good right and lawful authority to sell, convey or encumb		
not good right and lawful authority to sen, convey or enduling latsoever; or if any suits have been begun or shall be begun affecting the reby or upon the Mortgagee, or its successors or assigns, for or on account	same, or if any tax or assessment be made or levied	ipon the debt secured
gee, or its successors, shall have the right to declare the entire indebtednes persons claiming or holding under the Mortgagor, shall at once pay the ent	is secured hereby at once due and payable and the Mortga	gor or the person
And it is further agreed and covenanted by and between the said parties the	hat until the debt hereby secured be paid the said mortgag	or his
rs, executors, administrators or assigns, shall and will pay all taxes or assigns or note secured bereby promotive as they become due and before the	essments on the property hereby mortgaged, and every hereby become delinquent, and upon the mortgagor's failure	to so pay the said taxes,
arges, public rates or assessments, the mortgagee shall have the right to par	y same (and any sums so paid shall stand secured by	this mortgage and bear
erest from the date of payment until repair at the rate of light ge; and the Mortgagee may likewise, in case of such default, declare the entir	o dept due and payables	
And in case of default in the payment of said debt or interest thereon, a Mortgagor hereby assigns the rents and profits of the above described	d premises to the Mortgagee, and agrees that any judge	of the Circuit Court of
d State may at Chambers, or otherwise, appoint a receiver with authority ring costs of collection, apply the proceeds to the payment of said debt, inte	to take possession of said premises and collect the ren	ts and profits, and after
in the rents and profits actually collected. And it is further agreed and covenanted between the said parties that in		
estion or this Mortgage he foreclosed or put into the hands of an attorn	ley for collection, suit, action or foreclosure, the said Morts	agor hus
rs, executors, administrators or assigns, shall be chargeable with all costs ount involved as attorney's fees, which shall be due and payable at once, where the due and payable at once, where the due are payable at once and the due are payable at t	s of collection incliffing len (10) bet cent. Of the billic	ipai and interest on the
I may be recovered in any suit or action hereupon or hereunder.		
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