			19, deed recorded in office		
appertaining. TO HAVE AND TO	O HOLD all and singular the pro	emises unto the said AMEI	Appurtenances to the said Premise RICAN BUILDING AND LOAN A	SSOCIATION, and its su	ccessors and
			and forever defend all and singul		
MEDICAN DIIII DING	AND LOAN ASSOCIATION ;	its successors and assigns f	from and againstus	, our	
eirs Executors Administ	rators and Assigns, and every be	erson whomsoever lawfully	claiming or to claim the same or ar n a sum not less than Two	y part increor.	
			rom loss or damage by fire, and ass		
ortmane: and in the even	t that WGshall at a	any time fail to do so then	the said mortgagee may cause the		
imburse itself for the pre	mium and expense of such insura	ance with interest under thi	s mortgage.		
es insured as aforesaid, o	or shall made default in any of t	the atoresaid stipulations to	erest as aforesaid, or shall fail or ref or the space of thirty days or shall	cease to be a member of	Said Associa
OAN ASSOCIATION, is ecciver, with authority to pon said debt, interest, concer than the rent and property of the control of th	ts successors, and assigns, and a take possession of said premise osts, expenses, attorney's fees arofits actually collected. AYS, nevertheless, and it is the tax night of each week from and a	agree that any Judge of the sand collect said rents and all claims then due the	the above described premises to the Circuit Court of said State made profits, applying the net proceeds the Association by the said mortgagor, the parties to these Presents, that ents, pay or cause to be paid to the 100	hereof (after paying costs without liability to account	se appoint a of collection) for anything id mortgagor
•	the weekly interest upon				
			of shares of the capital stock of sai		
f one hundred dollars pe	r share as ascertained under the Two Thousand & no/		ion, and shall then repay to said A		
	and shall in all respects compl	v with the By-Laws of said	1 Association as they now exist or	hereafter may be amend	ec, then thi
eed of bargain and sale s	hall cease, determine, and be utto	ns expended by said Associ	ation for insurance of the property	or for payment of taxes t	nereon, or it
eed of bargain and sale s And it is further sti emove any prior encumb	hall cease, determine, and be utt- pulated and agreed, that any sun rance, shall be added to and co	ns expended by said Associonstitute a part of the debt	hereby secured, and shall bear into	erest at same rate.	
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