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name and reimburse or 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, he past due and unpaid, said cooration does hereby assign the rents and profits of the above described premises to said mor ages, or her Heirs, Executors, Administrators or Assigns, and agree that any Judge of the interest Court of said State may, at chambers or otherwise, appoint a receiver, with authority take possession of said premises and collect said rents and profits, applying the net proceeds therefore (after paying costs of collection) upon said debt, interest, costs or expenses; without liability of account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of Inc.  Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of the parties of the said mortgage the debt or sum of money aforesaid, with interest thereon, my is due, according to the true intent and meaning of the said north, then this deed of bargain and also shall cease, determine, and be utterly hull and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagor is to hold and enjours said Premises until default of payment shall be made.  IN WITNESS WHEREOF the said granting torporation has caused its corporate seal to be a second and affect and G. Herman Walker, Secretary  In this the Present and G. Herman Walker, Secretary  In this the Present and G. Herman Walker, Secretary  In this the Present and G. Herman Walker, Secretary  In this the Present and G. Herman Walker, Secretary  In this the Present and G. Herma	damage by fire, a	nd assign the policy	r of insurance to the	ee , and keep the same in said mortgagee ; and the said mortgagee may car	at in the event that
or 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, he past due and unpaid, said corotation does hereby assign the rents and profits of the above described premises to said agree, or her Heirs, Executors, Administrators or Assigns, and agree that any Judge of the incuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority also possession of said premises and collect said rents and profits, applying the net proceeds therefor (after paying coats of collection) appn said debt, interest, coats or expense; without liability of account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and the true intent and meaning of the parties of the control of the paying coats of the paying coats of the paying coats of the paying coats of the paying of the said not, then this desid of bargain also shall cease, determine, and he utherly null and void; otherwise to remain in full force and virtue.  AND IT S AGREED by and between the said parties that said mortgagor is to hold and enjoure said Premises until default of payment them by made.  IN WITNESS WHEREOF the said grantiest corporation has caused its corporate seal to be retain to affixed and these presents to be subscribed by its duly authorized officers, W. N. Miller, T. Vice-President and G. Herman Walker, Secretary in the vereignty and independence of the United States of America.  Sigued, sealed and delivered in the presence of the United States of America.  Sigued, sealed and delivered in the presence of Lanco, Inc.  PERSONALLY appeared before me Barbara Gambrell and G. Herman Walker and G. H					
And if at any time any part of said debt, or interest thereon, be past due and unpaid, said coration does hereby assign the remts and profits of the above described premises to said mor agree, or her Heirs, Executors, Administrators or Assigns, and agree that any Judge of it ircuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority ake possession of said premises and collect said rents and profits, applying the net proceeds there (ratter paying costs of collection) upon said debt, interest, costs or expenses; without liability account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of the control of the parties of the collection.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of the control o		and expense of suc	•		est.
arcent Court of said State may, at chambers or otherwise, appoint a receiver, with authority in the presence of collection) upon said debt, interest, costs or expenses; without liability on account for anything more than the rents and profits actually collected.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of large parties of large parties. Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of large parties of large parties. Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of large parties of large parties. Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of large parties of large parties. Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties of the large parties of large parties. Inc.  PROVIDED ALWAYS, nevertheless, and it is the true intent and the parties of the large parties of parties of the large parties of parties of the large parties of large parties of the large parties of the large parties of large parties of the large parties of the large parties of large parties parties of large parties of large parties of large parties parties of large parties parties parties of large parties parties part	And if at an	y time any part of s	said debt, or interes	t thereon, be past due an	d unpaid, said cor-
The Presents, that if Lanco, / Bis said morts ago r, does and shall well and truly pay or cause be paid unto the said mortgages the debt or sum of mokey aforesaid, with interest thereon, my is due, according to the true infeats and meaning of the said note, then this deed of bargain an also shall cease, determine, and be utterly hull and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagor is to hold and enjore said Premises until default of payment shall be made.  IN WITNESS WHEREOF the said gratition to report tion has caused its corporate seal to be remain of affixed and these presents to be subscribed by its duly authorized officers, w. N. Miller, vice-President and G. Herman Walker, Secretary in this the 22nd.  The contract of our Lord one thousand, nine hundred and Sixty, and in the one hundred and Eighty-Fourth year of the overeignty and independence of the United States of America.  Signed, sealed and delivered in the presence of the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered i	Circuit Court of take possession o after (after payi	said State may, at f said premises and ng costs of collection	chambers or other i collect said rents on) upon said debt	wise, appoint a receiver, and profits, applying the interest, costs or expense	with authority to net proceeds there-
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IN WITNESS WHEREOF the said granting corporation has caused its corporate seal to be retainto affixed and these presents to be subscribed by its duly authorized officers, W. N. Milly, Vice-President and G. Herman Walker, Secretary in this the 22nd.  In this the 22nd.  In this the 22nd.  In the one hundred and Eighty-Fourth year of our Lord one thousand, nine hundred and Sixty, and in the one hundred and Eighty-Fourth year of the overeignty and independence of the United States of America.  Signed, sealed and delivered in the presence of Hanco, INC.  By W. N. Miller, January Caller, Secretary  Secretary  Secretary  PERSONALLY appeared before me Barbara Gambrell and made at the that She saw W. N. Miller, Jr.  Secretary  Of Lanco, Inc.  Proporation chartered under the laws of the state of South Carolina gru, seal with its corporate seal and as the set and deed of said corporation deliver the within writing and each, and that he, with William B. Traxler  WORN to before me this 22ud. day  Lanco, June.  A. D. 19 60	any is due, accord	nat if Lanco, / Mane said mortgagee ling to the true inte	the debt or sum of mt and meaning of	money aforesaid, with i the said note, then this d	nterest thereon, if sed of bargain and
presents affixed and these presents to be subscribed by its duly authorized officers, W. N. Miller. Vide-President and G. Herman Walker, Secretary in the 22nd.  The ser of our Lord one thousand, nine hundred and Sixty, and in the one hundred and Eighty-Fourth year of the overeignty and independence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  Signed, sealed and delivered in the presence of the United States of America.  By M. M. Miller, J. M. Mi	AND IT IS at the said Premises	AGREED by and be until default of	stween the said par ayment shall be m	ties that said mortgagor i ade.	s to hold and enjoy
in this the 22nd.  It is the 22nd.  It i	IN WITNES	S WHEREOF the	said granting torpo	pration has caused its co	rporate seal to be
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wereignty and independence of the United States of America.  Signed, sealed and delivered in the presence of By U. N. Mullet is and Secretary  Secretary  Secretary  PERSONALLY appeared before me Barbara Gambrell and made ath that she saw W. N. Miller, Jr	Jr. Vice-Pronting 2	esident and G 2nd.	. Herman Walk	er, Secretary	in the
Signed, sealed and delivered in the presence of whether the presence of white the presen	ear of our Lord	one thousand, nine	hundred and Six	ty,	· :
Signed, sealed and delivered in the presence of South Carolina,  Secretary  PERSONALLY appeared before me Barbara Gambrell and made at the that She saw W. N. Miller, Jr. and G. Herman Walker and Secretary  Organization chartered under the laws of the state of South Carolina gran, seal with its corporate seal and as the act and deed of said corporation deliver the within writing deed, and that he, with William R. Traxler , witnessed the execution thereof.  WORN to before me this 22ud. day  June A. D. 1960   June A. D. 1960   June By M. N. Miller, By M. M. Miller, J. M. Miller, J. M.	and in the one hu	ndred and Eight:	y-Fourth		year of the
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WORN to before me this 22nd day  June  A. D. 1960		. •	,		
WORN to before me this 22nd day  June A. D. 19.60  A. D. 19.60	en deed, and that	ne, withWllll	am H. Traxler		
June A. D. 19.60 Dislace Dan 1.00				, witnessed the ex	ecution thereof.
June  A. D. 19.60  Miliam B. (sanday. S.)  Notary Public for South Carolina.	SWORN to before	me this_22nd_	day		
	June  Milliam  Notary P	B. A. D. ublic for South Car	19.60_ -(E. S.) olina.	Darlaca Da	mbell
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