MORTGAGEE. CITICORP PERSON-TO-PERSON FINANCIAL CENTER

06/25/1981 00:00:00 FILED/CERTIFIED 1

241 B'CENTURY PLAZA

Inc. BIRMINGHAM ALABAMA 35210

J-52(

<u> </u>	DUE	AL MEN'S THE T		Service of the servic	LOAN DATE	- Burnett and Committee and Co
118-7	26		THE EASTER	ET ET	1 5 - 1 0 - G 1	
₩ŧŧ			PINANCE CHARGE			Committee of the same of the s
HARD EUG	GENE WILLIAMS	EUGENIA M	58057.77 YEXTON ALXXXXX			AND PINE PINE
NTFE EUC	GENIA M WILLIAMS RLINE COVE					151047.73
. THEFT	TEINE COVE				HRST PAYMENT DUE	DATE OF MATURITY AND
MINGHAM	Δ1 357A	(A)	というとはなる。	という。これは、	7-26-81	FINAL PAYMENT DUE 6-25-96
THONAIN	71 31 31					
······································						
KNOW AL	L MEN BY THESE PRESE	NTS: That whereas, th	ne undersigned borrow	er and spouse (her	einafter called M	ortgagorsi have become
debted to the	company named above the with, and whereas, said Mor	reinafter called the Mo	rtgagee) in the amount securing the prompt pa	shown, payable as wment of said Agre	above set forth a sernant when the	ind evidenced by an Agre same falls due.
NOW, I HE	HEPORE, in consideration	of said indeptedness, a	ivo to secrite the blowb	ot payment or same	i wusu que, togst	ner with any and an our
	ving as well as any indebted: 1), have bargained and sold,					
		ounty and State of Alak				
10						
r.C	Lot 19, accordi	ng to the Sur	vey of Shadowl	prook, as re	ecorded in	Map Book 4,
NGE CE	Page 102, in th	-				
			•			
						32 My Ru
				•		3h
≥					., 75	
300X				ن ق الم		
	e from all incumbrances an	d anainst anv adverse c	laims other than the lie	n of ad valorem ta	· F-	
	rson Fed. Savings					
ness hereby s maturity of a Agreement of struments; in any and all o performance Mortgagors (c	pecially secured, and shall be not of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instance of any one of them) and he secured hereunder.	e covered by this mortganterest thereon. Mortgand all renewals or exterms heretofore or herealt or contingent liabilities rument, and the performance of the performa	gage and bear interest fagors do hereby also agons of said Agreementer advanced by Morteles of Mortgagors (or anomance of all other mor	rom date of paymeree to payment in a set for any part the gagee to or for the ty one of them) of thate the ty one of them) of	a debt to said Mortgant by said Mortgand Mortgand Mortgand the increase account of the Mars any nature whats eements and/or o	ages and be due and pay debtedness evidenced by andoased thereon or by s fortgagors for any one of seever owing to Mostgago other instruments, or doc
ness hereby simulative of a Agreement of any and all of performance Mortgagors (continuous said and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to situated, to situ	ay at its option, pay off the pecially secured, and shall be not of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he occured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the enfault if the original principal pr	e covered by this mortganterest thereon. Mortgand all renewals or extends heretofore or heread to contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of this loan may then be necessary all, whether the same started to the payment of the payment of the payment of the payment of this loan may then be necessary all, whether the same started to the payment of the pay	expended by said Mortgage and bear interest fragors do hereby also agreement after advanced by Mortgagors for an ance of all other more Agreement provides, it was east taxes, assessments and Mortgagee or its assisted Mortgagee or its assisted Mortgagee or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications ecourthouse door, of selling and conveying, is more than Three Huto expend, in paying thall or shall not have foreclosure as a selling and conveying, and c	rom date of paymere to payment in a set to payment in a set for any part the gages to or for the ty one of them) of ty one of them) of ty one of them instances or other charges a set of Mortgages, igns in said propert then in any one of them in any one of them in any one of them in some newspayed, and in some newspayed, and in some newspayed, and including a reason includ	a debt to said Mortgant by said Mortgandition to the intereof, whether a account of the Many nature whats rements and/or or, for the payments or should said not said events the wayment said events the wayment and interest thereof said events the wayment said said said said said said said said	ages and be due and pay debtedness evidenced by a hortgagers for any one of spewer owing to Mortgager for doctors instruments, or doctors by Mortgager by meson of the environed by reside of the environment of the county wherein said the county wherein said the county wherein said the county wherein said the not exceeding 15% of the not exceeding 15% of the payment of an ences, writte interest the let but no impress shall be the but no impress shall be
ness hereby simulatively of a Agreement of struments; in any and all of performance Mortgagors (continuous said and void; but thereon, remains of any prior at once becoming ages, its age week for thresituated, to situated, si	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authous or assigns, shall be authous econsecutive weeks of the ell the same, as a whole or infault if the original principal principal principal principal principal principal payment of said note in fully of sale; and, fourth, the bid at said sale, and purchas	e covered by this mortgouterest thereon. Mortgand all renewals or extends heretofore or hereast or contingent liabilitic rument, and the performed by Mortgagee. Said the payment of any such all the interest of said hould the interest of said hould the interest of said nortgage shall be such orized to take possession front of the payment of this mortgage shall be such orized to take possession parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same shall be to be said property, if the interest of the said property is the said property in the said pro	expended by said Mortgage and bear interest fagors do hereby also agreement after advanced by Mortgagors for an imance of all other more Agreement provides, it has a taxes, assessment and Mortgagee or its assisted for a foreclosure as an of the premises here of sale, by publication and conveying, is more than Three Human and conveying, is more than Three Human and conveying that or shall not have fourned over to the Mortgagees or its assisted over to the Mortgagees or its assisted and conveying, is more than Three Human and conveying that or shall not have fourned over to the Mortgagees or its assisted over to the Mortgagees of the Mortgagees of the Mortgagees of the Mortgagees or its assisted over to the Mortgagees of the Mor	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulativity of a Agreement of Struments; in any and all of performance Mortgagors (continuous said and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to simulated, to the beyond the consistency of the period of of the pe	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e covered by this morte nterest thereon. Mortgand all renewals or externs heretofore or hereast or contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of the such time, place and terms or parcels, in front of the payment of this loan and then be necessary then be necessary then be necessary the said property, if the second this mortgage in chance the said property, if the second this mortgage in chance this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second the sec	expended by said Mortgage and bear interest for a said Agreement after advanced by Mortgagors for an annex of all other more Agreement provides, in a said indebtedness all ed as taxes, assessments and Mortgages or its assisted Mortgages or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications e courthouse door, of salling and conveying, is more than Three Hutto expend, in paying thall or shall not have fourned over to the Mortgages. Should the same being these bidder therefor; sery. Should the same between the	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all of performance. Mortgagors (continuous essimulated, to situated, to	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authous or assigns, shall be authous econsecutive weeks of the ell the same, as a whole or infault if the original principal principal principal principal principal principal payment of said note in fully of sale; and, fourth, the bid at said sale, and purchas	e covered by this morte nterest thereon. Mortgand all renewals or externs heretofore or hereast or contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of the such time, place and terms or parcels, in front of the payment of this loan and then be necessary then be necessary then be necessary the said property, if the second this mortgage in chance the said property, if the second this mortgage in chance this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second the sec	expended by said Mortgage and bear interest for a said Agreement after advanced by Mortgagors for an annex of all other more Agreement provides, in a said indebtedness all ed as taxes, assessments and Mortgages or its assisted Mortgages or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications e courthouse door, of salling and conveying, is more than Three Hutto expend, in paying thall or shall not have fourned over to the Mortgages. Should the same being these bidder therefor; sery. Should the same between the	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulativity of a Agreement of Struments; in any and all of performance Mortgagors (continuous said and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to simulated, to the beyond the consistency of the period of of the pe	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e covered by this morte nterest thereon. Mortgand all renewals or externs heretofore or hereast or contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of the such time, place and terms or parcels, in front of the payment of this loan and then be necessary then be necessary then be necessary the said property, if the second this mortgage in chance the said property, if the second this mortgage in chance this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second the sec	expended by said Mortgage and bear interest for a said Agreement after advanced by Mortgagors for an annex of all other more Agreement provides, in a said indebtedness all ed as taxes, assessments and Mortgages or its assisted Mortgages or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications e courthouse door, of salling and conveying, is more than Three Hutto expend, in paying thall or shall not have fourned over to the Mortgages. Should the same being these bidder therefor; sery. Should the same between the	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all of performance. Mortgagors (continuous essimulated, to situated, to	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e covered by this morte nterest thereon. Mortgand all renewals or externs heretofore or hereast or contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of the such time, place and terms or parcels, in front of the payment of this loan and then be necessary then be necessary then be necessary the said property, if the second this mortgage in chance the said property, if the second this mortgage in chance this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second the sec	expended by said Mortgage and bear interest for a said Agreement after advanced by Mortgagors for an annex of all other more Agreement provides, in a said indebtedness all ed as taxes, assessments and Mortgages or its assisted Mortgages or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications e courthouse door, of salling and conveying, is more than Three Hutto expend, in paying thall or shall not have fourned over to the Mortgages. Should the same being these bidder therefor; sery. Should the same between the	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all of performance. Mortgagors (continues and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to simulated, to the proceeds debt after deather may have third, to the beyond the consigns, may gages or its as witness: WITNESS:	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e covered by this morte nterest thereon. Mortgand all renewals or externs heretofore or hereast or contingent liabilities rument, and the performed by Mortgagee. Said the payment of any such the payment of the such time, place and terms or parcels, in front of the payment of this loan and then be necessary then be necessary then be necessary the said property, if the second this mortgage in chance the said property, if the second this mortgage in chance this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second this mortgage in chance the said property if the second the sec	expended by said Mortgage and bear interest for a said Agreement after advanced by Mortgagors for an annex of all other more Agreement provides, in a said indebtedness all ed as taxes, assessments and Mortgages or its assisted Mortgages or its assisted to foreclosure as an of the premises here of sale, by publications of sale, by publications e courthouse door, of salling and conveying, is more than Three Hutto expend, in paying thall or shall not have fourned over to the Mortgages. Should the same being these bidder therefor; sery. Should the same between the	rom date of paymere to payment in a set to payment in a sagee to or for the sy one of them) of tgages, security again certain instances or other charges a set of Mortgages, in said propert then in any one of them in some newspayed, and in some newspayed, and they further a sagers; and Mortgages; and Mortgages; and Mortgages; and Mortgages; and they further a said county, at put the said county, at put including a reason and mored Dollars (\$30) axes, assessments, and mortgages; and they further a said they fur	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all of performance. Mortgagors (continues and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to simulated, to the proceeds debt after deather may have third, to the beyond the consigns, may gages or its as witness: WITNESS:	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e same; all amounts so e se covered by this mortgate and all renewals or externs heretofore or hereast or contingent liabilitic rument, and the performed by Mortgagee. Said that if said Mortgagers parts it may have expendent the payment of any such and the interest of said the payment of any such and the interest of said mortgage shall be such as mortgage shall be such as mortgage and terms of parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same shalance; if any, to be to be said property, if the life this mortgage in chance and terms of this mortgage in chance and terms of this mortgage in chance and the this mortgage in th	expended by said Mortg gage and bear interest f agors do hereby also ago ensions of said Agreement ensions of said Agreement ensions of said Agreement ensions of said Agreement es of Mortgagors for an emance of all other more Agreement provides, in easy said indebtedness al ed as taxes, assessments end as taxes, assessments end Mortgagee or its assi end debt hereby secured, elbject to foreclosure as end of the premises here end of sale, by publication end conveying, is more than Three Hu to expend, in paying the half or shall not have for end over to the Mortg enighest bidder therefor; enery. Should the same be ACKNOWLEDGME	agee shall become rom date of payment in a gent for any part the gages to or for the sy one of them) of tgages, security agent certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspays and County, at put including a reason andred Dollars (S3) taxes, assessments, fully matured at the gagors; and Mortgage and they further a gent foreclosed said foreclosed	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all or performance. Mortgagors (or which are also upon Coreimburse sail and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to so the proceeds debt after death af	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and the nts or assigns, shall be authored the same, as a whole or in of said sale: First, to the effault if the original principal ve been expended or that repayment of said note in future of sale; and, fourth, the bid at said sale, and purchas ssigns, for the foreclosure of saigns, for the foreclosure of saigns.	e same; all amounts so e le covered by this mortgand all renewals or externs heretofore or herealt or contingent liabilitic rument, and the performed by Mortgagee. Said that if said Mortgagers parts it may have expendent the payment of any such the payment of any such the payment of any such that it may have expendent to take possession time, place and terms on parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same slib balance, if any, to be to be said property, if the left this mortgage in chance and the control of the said property, if the left this mortgage in chance and the control of the said property.	expended by said Mortg gage and bear interest f agors do hereby also ago ensions of said Agreement ensions of said Agreement ensions of said Agreement ensions of said Agreement es of Mortgagors for an emance of all other more Agreement provides, in easy said indebtedness al ed as taxes, assessments end as taxes, assessments end Mortgagee or its assi end debt hereby secured, elbject to foreclosure as end of the premises here end of sale, by publication end conveying, is more than Three Hu to expend, in paying the half or shall not have for end over to the Mortg enighest bidder therefor; enery. Should the same be ACKNOWLEDGME	agee shall become rom date of payment in a gent for any part the gages to or for the sy one of them) of tgages, security agent certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspays and County, at put including a reason andred Dollars (S3) taxes, assessments, fully matured at the gagors; and Mortgage and they further a gent foreclosed said foreclosed	a debt to said Mortgant by said Mortgandition to the increof, whether a account of the Mary nature whats ements and/or or for the payments and advances to said events there or should said not said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said events the way in case of passed after giving 30 per published in the payment of the attorney's feather of said said events are attorney's feather of said said said said said said said said	ages and be due and pay debtedness evidenced by indosed thereon or by a lortgagors for any one of sever owing to Mortgagors for any one of sever owing to Mortgagor by meson of the environment of the environment of the county wherein said the county wherein to an indicate for cash, to the payment of an wances, which interest the let but no impress that the there is no impress the interest the interes
ness hereby simulative of a Agreement of struments; in any and all or performance. Mortgagors (or which are also upon Coreimburse sail and void; but thereon, remains of any prior at once become gages, its age week for thresituated, to so the proceeds debt after death af	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, directly of all provisions of this instor any one of them) and he secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and that or assigns, shall be authors of said sale: First, to the efault if the original principal ve been expended or that repayment of said note in fully of sale; and, fourth, the bid at said sale, and purchassigns, for the foreclosure of our hands and seals this	e same; all amounts so e le covered by this mortgand all renewals or externs heretofore or herealt or contingent liabilitic rument, and the performed by Mortgagee. Said the payment of any such the payment of this loan may then be necessary all, whether the same such this mortgage in chance this mortgage in chance the payment of the	expended by said Mortg gage and bear interest f agors do hereby also ago ensions of said Agreement after advanced by Mortg des of Mortgagors for an enance of all other more Agreement provides, in the premises all and Mortgages or its assisted do the premises here and for sale, by publication the courthouse door, of selling and conveying, is more than Three Hu to expend, in paying the half or shall not have for the premises bear of sale, by publication the courthouse door, of selling and conveying, is more than Three Hu to expend, in paying the half or shall not have for the premise by the courthouse door, of selling and conveying, is more than Three Hu to expend, in paying the the courthouse door, of selling and conveying the courthouse door the courthouse door, of selling and conveying the courthouse door the courthouse door, of selling and conveying the courthouse door	agee shall become rom date of paymere to payment in sent for any part the gages to or for the ry one of them) of tgages, security agencertain instances on other charges are said Mortgages, igns in said propert then in any one of now provided by I reby conveyed, and in some newspansial County, at publication are reason including a reason including a reason including a reason and they further are foreclosed said for the foreclosed said	a debt to said Mortgaddition to the intereof, whether a account of the Many nature whats rements and/or or, for the payments and advances the for should said not said events the rements and passed after giving 30 per published in the payment of other incumbate date of said said said said said said said said	agee and be due and pay debtedness evidenced by indosed thereon or by shortgayors for any one of spever owing to Mortgayor for the Mortgayor by Mortgayor for Mortgayor by Mortgayor for Mortgayor by Mortgayor for the end of the mortgayer, and the days notice, by publicate days notice, by publicate the county wherein said indebte highest bidder for cash in not exceeding 15% of the payment of anyones, white interest the proposale attorney's fee to the debt hereby secured the debt hereby secured
ness hereby s maturity of a Agreement of struments; in any and all o performance Mortgagors (o which are also UPON CO reimburse said and void; but thereon, remo of any prior at once become gages, its age week for three situated, to s the proceeds debt after de that may hav third, to the beyond the o assigns, may gages or its as WITNESS: WITNESS: WITNESS: WITNESS:	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, direct of all provisions of this instor any one of them) and here secured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and that or assigns, shall be authored to said sale: First, to the efault if the original principal pri	e same; all amounts so e e covered by this mortgand all renewals or externs heretofore or hereast or contingent liabilitic rument, and the performed by Mortgagee. Said that if said Mortgagors parts it may have expendents in mortgage shall be substituted to take possession time, place and terms in parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same shall be said property, if the fithis mortgage in chance if any, to be to be said property, if the fithis mortgage in chance in the same shall be said property. If the fithis mortgage in chance is any of	expended by said Mortg gage and bear interest f agors do hereby also ago ensions of said Agreeme after advanced by Mortg des of Mortgagors for an enance of all other mortg agreement provides, in the premises all and Mortgages or its assi and Mortgages	agee shall become rom date of paymere to payment in sent for any part the gagee to or for the sy one of them) of tgages, security agen certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspansial County, at publication are said they further a land they fu	a debt to said Mortgand by said Mortgand interest thereof, whether a account of the Many nature whats rements and/or of, for the payments and advances the for should said not said events thereof said events the way in case of past of after giving 30 per published in the payments and said events the way in case of past of after giving 30 per published in the payments and said said said events and said said said said said said said sai	ages and be due and pay debtedness evidenced by indosed thereon or by stortgagors for any one of spever owing to Mortgagor to Mortgagor of attorto to the Mortgagor by Part diversof, pend by remain of the environe of the environe of the environe of the environe of the county wherein said the county wherein said to the payment of any mances, white interest the proposale accorney's fee to the debt hereby secured the debt hereby secured the debt hereby secured the debt hereby secured.
ness hereby s maturity of a Agreement of Struments; in any and all of performance Mortgagors (which are also UPON CO reimburse sail and void; but thereon, remote become any prior at once become gages, its age week for three situated, to so the proceeds debt after dethar may have third, to the beyond the coassigns, may gages or its as WITNESS: WITNESS: WITNESS: WITNESS: WITNESS:	ay at its option, pay off the pecially secured, and shall be my of the principal or any if even date herewith, any a any and all other sum or so ther present or future, direct of all provisions of this instor any one of them) and he execured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or so lien or incumbrance thereous me due and payable, and the execusecutive weeks of the ell the same, as a whole or it of said sale: First, to the effault if the original principal velocen expended or that repayment of said note in fully of sale; and, fourth, the bid at said sale, and purchassings, for the foreclosure of sour hands and seals this and that the payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassings, for the foreclosure of sour hands and seals this and that the payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassings, for the foreclosure of the payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassings, for the foreclosure of the payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassings, for the foreclosure of the payment of said note in fully of sale; and purchassings, for the foreclosure of the payment of said note in fully of sale; and purchassings, for the foreclosure of the payment of said note in fully of sale; and purchassings, for the foreclosure of the payment of said note in fully of sale; and purchases said sale, and purchases said sale; and	same, all amounts so ele covered by this mortgant rerest thereon. Mortgand all renewals or externs heretofore or herealt or contingent liabilitic rument, and the perfored by Mortgagee. Said that if said Mortgagers parts it may have expendents it may have expendents in the payment of any substituted to take possessive time, place and terms in parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same should be really to be to be said property, if the left this mortgage in chance of the convention of the conv	expended by said Mortgage and bear interest fagors do hereby also agreement of said Agreement after advanced by Mortgagors for an imance of all other more Agreement provides, in the said indebtedness alled as taxes, assessments and Mortgagee or its assisted Mortgagee or its assisted Mortgagee or its assisted to foreclosure as it of sale, by publication is of sale, by publication is more than Three Human and conveying, is more than Three Human over to the Mortgages bidder therefor its expend, in paying the same by the same are signed to the same by the same are signed to the same by the same are signed to the same are signed to the same by the same are signed to the same are signed to the same are signed to the same by the same are signed to the same	agee shall become rom date of paymere to payment in sent for any part the gagee to or for the sy one of them) of tgages, security agen certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspansial County, at publication are said they further a land they fu	a debt to said Mortgand by said Mortgand interest thereof, whether a account of the Many nature whats rements and/or of, for the payments and advances the for should said not said events thereof said events the way in case of past of after giving 30 per published in the payments and said events the way in case of past of after giving 30 per published in the payments and said said said events and said said said said said said said sai	ages and be dise and pay debtedness evidenced by indoorsed thereon on by a lortgagors for any one of spever owing to Mortgagors for any one of spever owing to Mortgagors of attorns to the Mortgagors of attorns to the Mortgagors of y Mortgagors of attorns the Mortgagor by Mortgagor by Mortgagor by Mortgagor by Mortgagor by make or any part diversof, pend by nesson of the endote of size said indebted days notice, by publical the county wherein said the county wherein said the highest bidder for eash and to the payment of any mances, write interess that is they no impress that is they no impress that is they not exceeding 15% of the payment of any mances, write interess that is they not exceeding the courted whereby secured whe
ness hereby s maturity of a Agreement of Struments; in any and all of performance Mortgagors (which are also UPON CO reimburse sail and void; but thereon, remote become any prior at once become gages, its age week for three situated, to so the proceeds debt after dethar may have third, to the beyond the coassigns, may gages or its as WITNESS: WITNESS: WITNESS: WITNESS: WITNESS:	ay at its option, pay off the pecially secured, and shall be any of the principal or any if even date herewith, any a any and all other sum or suther present or future, direct of all provisions of this instor any one of them) and he osecured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereome due and payable, and that or assigns, shall be authored the same, as a whole or in of said sale: First, to the efault if the original principal princip	same, all amounts so ele covered by this mortgant rerest thereon. Mortgand all renewals or externs heretofore or herealt or contingent liabilitic rument, and the perfored by Mortgagee. Said that if said Mortgagers parts it may have expendents it may have expendents in the payment of any substituted to take possessive time, place and terms in parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same should be really to be to be said property, if the left this mortgage in chance of the convention of the conv	expended by said Mortgage and bear interest fagors do hereby also agreement of said Agreement after advanced by Mortgagors for an imance of all other more Agreement provides, in the said indebtedness alled as taxes, assessments and Mortgagee or its assisted Mortgagee or its assisted Mortgagee or its assisted to foreclosure as it of sale, by publication is of sale, by publication is more than Three Human and conveying, is more than Three Human over to the Mortgages bidder therefor its expend, in paying the same by the same are signed to the same by the same are signed to the same by the same are signed to the same are signed to the same by the same are signed to the same are signed to the same are signed to the same by the same are signed to the same	agee shall become rom date of paymere to payment in sent for any part the gagee to or for the sy one of them) of tgages, security agen certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspansial County, at publication are said they further a land they fu	a debt to said Mortgand by said Mortgand interest thereof, whether a account of the Many nature whats rements and/or of, for the payments and advances the for should said not said events thereof said events the way in case of past of after giving 30 per published in the payments and said events the way in case of past of after giving 30 per published in the payments and said said said events and said said said said said said said sai	ages and be due and pay debtedness evidenced by indosed thereon or by stortgagors for any one of spever owing to Mortgagor to Mortgagor of attorto to the Mortgagor by Part diversof, pend by remain of the environe of the environe of the environe of the environe of the county wherein said the county wherein said to the payment of any mances, white interest the proposale accorney's fee to the debt hereby secured the debt hereby secured the debt hereby secured the debt hereby secured.
ness hereby s maturity of a Agreement of Struments; in any and all of performance Mortgagors (which are also UPON CO reimburse sail and void; but thereon, remote become any prior at once become gages, its age week for three situated, to so the proceeds debt after dethar may have third, to the beyond the coassigns, may gages or its as WITNESS: WITNESS: WITNESS: WITNESS: WITNESS:	ay at its option, pay off the pecially secured, and shall be may of the principal or any if even date herewith, any a any and all other sum or susteer present or future, directly of all provisions of this insteer any one of them) and he obsecured hereunder. ONDITION, HOWEVER, The Mortgagee for any amount should default be made in ain unpaid at maturity, or slien or incumbrance thereous me due and payable, and thous or assigns, shall be authous or assigns, shall be authous or assigns, shall be authous of said sale: First, to the efault if the original principal ve been expended or that repayment of said note in fully of sale; and, fourth, the bid at said sale, and purchassigns, for the foreclosure of a our hands and seals this payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassigns, for the foreclosure of a our hands and seals this payment of said note in fully of sale; and, fourth, the bid at said sale, and purchassigns, for the foreclosure of any that, being informed of the derivative payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of sale; and seals this payment of said note in fully of said said said said said said said said	same, all amounts so ele covered by this mortgant rerest thereon. Mortgand all renewals or externs heretofore or herealt or contingent liabilitic rument, and the perfored by Mortgagee. Said that if said Mortgagers parts it may have expendents it may have expendents in the payment of any substituted to take possessive time, place and terms in parcels, in front of the expense of advertising, all amount of this loan may then be necessary all, whether the same should be really to be to be said property, if the left this mortgage in chance of the convention of the conv	expended by said Mortg gage and bear interest f agors do hereby also ago ensions of said Agreement after advanced by Mortg des of Mortgagors for an enance of all other mortg agreement provides, in easy said indebtedness all ed as taxes, assessments and Mortgagee or its assi and the premises here and of sale, by publication as courthouse door, of second and conveying, is more than Three Hu and over to the Mortg and over to th	agee shall become rom date of paymere to payment in sent for any part the gagee to or for the sy one of them) of tgages, security agen certain instances on other charges are said Mortgagee, igns in said propert then in any one of now provided by I reby conveyed, and in some newspansial County, at publication are said they further a land they fu	a debt to said Mortgand by said Mortgand interest thereof, whether a account of the Many nature whats rements and/or of, for the payments and advances the for should said not said events thereof said events the way in case of past of after giving 30 per published in the payments and said events the way in case of past of after giving 30 per published in the payments and said said said events and said said said said said said said sai	ages and be dise and pay debtedness evidenced by indoorsed thereon on by a lortgagors for any one of spever owing to Mortgagors for any one of spever owing to Mortgagors of attorns to the Mortgagors of attorns to the Mortgagors of y Mortgagors of attorns the Mortgagor by Mortgagor by Mortgagor by Mortgagor by Mortgagor by make or any part diversof, pend by nesson of the endote of size said indebted days notice, by publical the county wherein said the county wherein said the highest bidder for eash and to the payment of any mances, write interess that is they no impress that is they no impress that is they not exceeding 15% of the payment of any mances, write interess that is they not exceeding the courted whereby secured whe

ORIGINAL