2		
•		
		2 Wooden Stools
		4 Extra Records for Phonograph 6" Cylinder
	de la spin	4 Extra signs for Phonograph
		4 Extra 10" Records for Horn Phonograph
		4 Signs for same
		1 New Owl Lifter.
		1 Grip & Lung Tester with sign and frame and steel stand
		1 New Reward Paying Punching Bag Machine, 52 with 68 check

1 Weighing Machine

1 Imperial Electric, with sign and frame and stand

1 Multiple Postal Card Machine, 2 slots, with sign and frame, and 1000 cards and stand. 1 Success Fortune Teller with sign and frame and stand

1 Miniature Perfume Sprayer with stand, perfume, sign and frame

1 Glass Globe Peanut Vending Machine.

To have and to hold all and singular the said goods and chattels unto the said Mills Novelty Company, its successors or assigns and its sole use forever.

And we, the said mortgagers, for ourselves and our executors and edministrators, do covenant to and with the said mortgagee, its successors and assigns, that we are lawfully possessed of said goods and chattels as of our own property, that same are free from all incumbrance and that we will and our executors and administrators shall warrant and defend the same to the said mortgagee, its successors and assigns, against the lewful claims and demands of all persons.

Provided Nevertheless that if the said mortgagors or their executors or administrators shall pay unto the said mortgagee or its successors or assigns the sum of Two Hundred and Seventeen and Seventy Three Hundredths (\$217.73) Dollars with interest thereon at six (6) per cent, from the twenty fifth (25th) day of February, 1906, as evidenced by two (2) promissory notes of even date and being due respectively Nay 25th, 1908, One Hundred Eight and Eighty Six Hundredths (2107.86) Dollars and June 24th , 1908, One Hundred Eight and Eighty SEven Hundredths (\$108.87) Dollars.

Then this deed, as also said promissory notes, signed by the mortgagors, whereby they promise to pay the said mortgagee the sum of Two Hundred Seventeen and Seventy Three Hundredths (\$217.73) Dollars with interest at six (6%) per cent, said respective notes become due shall be void, otherwise, they shall remain in full force and effect.

And Provided Further that until default be made by said mortgagors or their executors or administrators in the performance of the conditions aforesaid or a any part thereof, it shall and may be lawful for they or them to take possession of said granted property and to use and enjoy the same, but in case of such default or if the same or any part thereof, shall be attached or claimed by any other person or persons at any time before payment or the said