| Here, and Assignst forced. And I. Heirs. Executors. And all Merical processors and Administrators and Assignate, the said premises onto the said. It is and Assignst forced. Administrators and Assignate, the said premises onto the said. It is and Assignst forced. Administrators and Assignate, and every person what occurs with claiming, or to close, the same, or all parts forced. And the said mortrager. agree, to be insured to be insured to be insured to the said to it is as an not the test sin. Dollars (6 a company or communics satisfactory to the mortrager |
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| det. Erceuture, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim, the same or aby part factors! And the said mortegory—agree—to insure the house and building on said lot in a sum not loss than Dallars (in a coopany or composales satisfactory to the mortegory—and keep the same insured from loss or d for, and assign the policy of insurance to the said mortegory—and that in the event that the nortegory—dual at any time fail to do so, then the retragene—may cause the same to the insured in— and if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if at any time any part of said delay or interest thereon be past due and unpuble And if a said profits actually cellular to any part of said delay or interest thereon and delay to the said said or interest the said of the parties or these Presents, that if any part of said profits actually cellular. AND IT IS AND IT IS AND |
| Histia and Asigus, from and agoinst. Micros. Mach. 1996. Executors, Administrators and Asigus, and every person whomosoever lawfully claiming, or to claim, the same, or any part furcol. And the said morteagor—agree—on hance the house and buildings on said for in a sum not less than. Doltars (in a company or companies satisfactory to the margager—), and keep the same incared from loss or dering the policy of incurrance to the said mortgager—and that in the event that the mortgager—), and keep the same incared from loss or dering the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of raid clab, or interest thereon he past does and unpild ———————————————————————————————————— |
| in, Executors, Administrators and Assigns, and every persons whomsever lawfully claiming, or to claim, the same or only part flucted. And the said mortgagor—agree—to insure the house and buildings on said lot in a sum not lost st than a single the policy of insurance to the said mortgagor—and that in the event that the mortgagor—that it is not time fail to do so, then the regager—may cause the same to be insured in. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgaid. And if at any time any part of said cloth, or interest therein be part due and urgain the cross or expanses; without liability to account for anything more resist and profits actually colocided. PROVIDED ALWAYS, INVERTIBLESS, and it is the tree interest and meaning of the parties to these Presents, it is any to due, according to the tree interest and meaning of the said norst to the said norst to the said norst to retain in India lot can divide the said parties, that the said norst tagor. AND IT IS ACKREED, by and between the said parties, that the said norstragor. AND IT IS ACKREED, by and between the said parties, that the said norstragor. AND IT IS ACKREED, by and between the said parties, that the said norstragor. AND IT IS ACKREED, by and between the said parties, that the said norstragor. AND IT IS ACKREED, by and between the said parties, that the said norstragor. AND IT IS ACKREED, by and between the mode. AND IT IS ACKREED, by and between the said parties, that the said norstr |
| And the said mortizagon agree to insure the house and hubblings on said tot in a sum not less tham |
| Dollars (in a company or companies satisfactory to the mortgage), and leavy the same instruct from loss or d fire, and assign the policy of insurance to the said mortgage, and that in the owner that the mortgage shall at any time tail to do so, then the stringers of may cause the same to be insured in |
| originger. may cause the same to be insured in |
| And if at any time any part of said cht, or interest thereon he past does and unpaid. And if at any time any part of said cht, or interest thereon he past does and unpaid. And shove described premises to said mortgages. Here, therefore, Annihistance or Asigne, and agree that any Judge, the net grococks thereof taker paying the reasts and public the net grococks thereof taker paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more creats and profits a death of the said profits and collect said reads any profits. PROVIDED ALWAYS NEWERTHELESS, and it is the true intent and meaning of the parties to these Present, that it. I mantager. And and stell wall and troty pay or cause to be paid, much the said mortgage, the said debt, or sum of money aforesid, with interest at any bedge, according to the true intent and meaning of the said mortgage and said shall cease, determine, and be utterly sull and remises until default of payment shall be made. WITNESS. Hand and Seal, this like the Sovereignly and Independence of the United States of America. Signed Sealed and Delivered in the Presence of the Sovereignly and Independence of the United States of America. Signed Sealed and Delivered in the Presence of the Sovereignly and Independence of the United States of America. WITNESS AND |
| And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said debt, or interest thereon be past due and unpaid. And if at any time any part of said mortgage. The crist fourt of said Surle may, a technibers or otherwise, appoint a receiver with antibrity to take possession of said premises and collect said rests and a playing the set proceeds thereof calter paying corts of collection) upon said debt, interest, cests or expenses; without inhibits to account for anything more vertical and profits actually collected. PROVIDED ALWANS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents and collect said could be an additional truly any or cause to be paid, must the said mortgage. If any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly multi and kerwise to remain in full force and virtue. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by and between the said partics, that the said mortgager. AND IT IS AGREED, by any and the said partics, that the said mortgager. AND IT IS AGREED, by any and the said mortgager. AND IT IS AGREED, by any and the said mortgager. AND IT IS AGREED, by any and the |
| the above described promises to said progrague. This Therenove, Administratives or Assense and agree that any Judge of the property of the most pulses that agree and pulse and policy the net proceeds thereoff (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for anything more rents and profits actually collections actually actually pay or cause to be paid, into the said mortgage. It is all debt, or sum of money aforesaid, with interest it any to creamin in tall force and virtue. AND IT IS AGREED by and between the said parties, that the said mortgagor. AND IT IS AGREED by and between the said parties, that the said mortgagor. WITNESS Hand and Seal, this little said mortgagor. WITNESS Hand and Seal, this little said mortgagor. AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL |
| renit Court of said State, may, at chambers or otherwise, appoint a receiver with authority to take possession of said Presents and a phyling the ret proceeds thereof clarity paying costs of collection) upon said debt, thereto, costs or expects, without liability to account profits actually collected. PROVIDID AlWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that it. A contract of and shall well and truly pay or cases to be paid, moto the said mortgager. the said debt, or sum of snoney aforesaid, with interest, clist may be due, according to the true intent and meaning of the said nost gaze. The said debt, or sum of snoney aforesaid, with interest. AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. WITNESS. Fland. and Seal., this little was of our Lord one thousand nine hundred and. WITNESS. Fland. and Seal., this little was of our Lord one thousand nine hundred and. WITNESS. Signed, Sealed and Delivered in the Presence of Market and Comments of the Sovereignly and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Market and Comments of the Sovereignly and Independence of the United States of America. WITNESS A Comments of the Sovereignly and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Market and Seal., this with a seal and deed, deliver the within written Deed; and that the with with written Deed; and that the with written deed to be a seal of the sea |
| id mortgageor do and shall well and truly pay or cause to be paid, unto the said mortgageor the said debt, or sum of money aforesaid, with interest in family of the care in the said parties, that the said note, then this deed of bargain and saic shall cease, determine, and be utterly null and herwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor Let hold and enjoy the remises until default of payment shall be made. WITNESS Hand. and Seal. this Let day of January and in the one hundre in the year of our Lord one thousand nine hundred and January Bald and in the one hundre Signed. Sealed and Delivered in the Presence of A Later Mortgage of the Sovereignly and Independence of the United States of America. Signed. Sealed and Delivered in the Presence of A Later Mortgage of Real Est A Later |
| AND IT IS AGREED, by and between the said parties, that the said mortgagor. to hold and enjoy the remises until default of payment shall be made. WITNESS. Hand and Seal, this day of Jazuary and in the one hundre in the year of our Lord one thousand nine hundred and Australy Philips and Independence of the United States of America. Signed Sealed and Delivered in the Presence of Mandal L. McLara (C. C. C |
| emises until default of payment shall be made. WITNESS Hand and Seal this / day of January and in the one hundre in the year of our Lord one thousand nine hundred and Murrity I had and in the one hundre for the Sovereignly and Independence of the United States of America. Signed Sealed and Delivered in the Presence of Mandall L. Mc L. Signed Sealed and Delivered in the Presence of Mandall L. Mc L. Compared to the Sovereignly and Independence of the United States of America. MORTGAGE OF REAL EST COPENDAL L. MORTGAGE OF REAL EST C. MORTGA |
| Signed, Sealed and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and Delivered in the Presence of M. S. Galled and C. M. |
| Signed, Sealed and Delivered in the Presence of M. S. Greenville County. Personally appeared before me Spr. 28 Earle. Madall L. Mc Lest MORTGAGE OF REAL EST Greenville County. Personally appeared before me Spr. 28 Earle. Mortgage of Real est Mortgage of Re |
| Signed, Sealed and Delivered in the Presence of M. J. Greenville County. Personally appeared before me Spr. 28 Earle. d made oath that he saw the within named 200 deliver the within written Deed; and that he, with Sworn to before me, this y of Sulling A. D. 192. Notary Public for South Carolina. Year of the Sovereignly and Independence of the United States of America. MACLE C. M. Line |
| THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. d made oath that he saw the within named 2Na dada L. 2010 P.C. m, seal, and as. A. D. 192. S. SWORN to before me, this C. th. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A made oath that he saw the within named Madada L. MORTGAGE OF REAL EST M |
| THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. I made oath that he saw the within named Madall L. Mc L. In, seal, and as L. M. act and deed, deliver the within written Deed; and that he, with SWORN to before me, this. SWORN to before me, this. A D. 192 J. Of January Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| THE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. A made oath that he saw the within named Madala L. MC L. In, seal, and as. SWORN to before me, this. A D. 192. SWORN to before me, this. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| Greenville County. Personally appeared before me. Solution of the within named Madala L. McColor. In, seal, and as Silve act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this Solution of Solution of Solution Solution. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| act and deed, deliver the within written Deed; and that he, with SWORN to before me, this / Cth ' y of January (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| SWORN to before me, this |
| SWORN to before me, this 10 th ' ay of January (SEAL) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, witnessed the execution thereof. |
| SWORN to before me, this 10 th ' ay of Juniary Public for South Carolina. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| A. D. 192.3. Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DO |
| THE STATE OF SOUTH CAROLINA, |
| |
| I, |
| hereby certify unto all whom it may concern, that Mrs |
| fe of the within named |
| d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any per |
| rsons whomsoever, renounce, release and forever relinquish unto the within named |
| TT.: |
| Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and since the Premises within mentioned and released. |
| GIVEN under my hand and seal, this |
| ay of |
| Notary Public for South Carolina. |
| |
| Recorded January 15 th, 192-3 |