| Willie Mae McCrecken Notary Public for South Carolina Tennessee Notary Public for South Carolina Tennessee Notary Public for South Carolina Tennessee | TOGETHER with all and singular the Rights, Members, Hereditaments, and Assa | |
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| six and dail De chound in the finance and an execution to the transit from the control protest benefits by the finance in the control protest benefits by the finance in the control protest benefits by the meeting, statistication, in the control protest benefits by the finance in the control protest benefits by the meeting for the stability of t | apparatus and appurtenances, and such other goods and chattels and personal propertial to the one herein described and the such other goods and chattels and personal propertial to the one herein described and the such other goods and chattels and personal properties. | at all gas and electric fixtures, radiators, heaters, engines and machinery, boilers, ranges umbing and heating fixtures, mirrors, mantels, refrigerating plant and ice-boxes, cooking ty as are furnished by a landland in the cooking the same furnished by a landland in the cooking the same furnished by a landland in the cooking the same furnished by a landland in the cooking th |
| And A. A. Carrison. his content of Antipo. And "I. do have hy with my and frame decided and singuished the said Premises made is said. John A. Carrison. his few Execution and Machinisteson to worm of Execution and Antipo. and congress of the said struge. The said struge for the Martine Struge of the Martine Struge. And the said struge for the Martine Struge. And the said struge of the Martine Struge. And the said struge of Antipo. and congress the Martine Struge. And the said struge. The contract of Martine and Antipo. And the said struge. And the said struge of the said struge. And the said struge and the said struge. And the said struge of the said struge of the said struge. And the said struge of the said struge of the said struge. And the said struge of the said struge of the said struge of the said struge. And the said struge of the said struge of the said struge of the said struge. And the said struge of the said struge of the said struge of the said struge of the said struge. And the said struge of the said struge of the said struge of the said struge. And the said struge of the said struge. And the said struge of the said struge of the said | are and shall be deemed to be fixtures and an accession to the freehold and a part of cessors and assigns, and all persons claiming by, through or under them, and shall be covered by this mortgage. | id building by nails, screws, bolts, pipe connections, masonry, or in any other manner the realty as between the parties hereto, their heirs, executors, administrators, such deemed to be a portion of the security for the indebtedness herein mentioned and the |
| seed forces delected all and statuture that is a man and a second and administrators to warm which is necessary and shapin, read support and shapin and and shaping | TO HAVE AND TO HOLD all and singular the said Promises and I | |
| Dec. Recovery, and Assignst. Aven and suggested. Beller, Recovery, Administration and Assignst. Aven and support support descent. And the anil mittages—spread. In those and beep moved the breast and buildings on and the re a term not less than-Savon. Throusand and not drawn of the support | and forester I for the state of | Heirs Eventors and Aluiti |
| There, Encoders, Administration, and Austin, and every parase summerous harding distings or in claim the same or any part thereof. (27,000,000). (27,000,000). (28,000,000). (29,000,000). (20,000). (20,000). | heirs successed all and singular the said Premises unto the said | John A. Carson, his |
| And the sold motitogous | Heirs, Evecutors Advisors from and againstme_and_my | |
| by the, and the sum of Seven Titous sand A. mo/100 16,700.00] Delha from his or domined by transit and seven and seven the strategy of the seven the strategy shall at any time of the seven the strategy of the strategy of the seven the strategy of the strategy of the seven the strategy of the seven the strategy of the seven to the seven the strategy of the st | And the said marky and the said marky said m | iming or to claim the same or any part thereof. |
| any on such fallon declared the sext down the same to be knowned and reproduct housely to the presentation with the housely of the sext the societies of the sext to decide the control of the sext housely to | by fire, and the sum ofSeven-Thousand & no/100- | contains in a company or companies satisfactory to the mortgagee from loss or damage |
| remain to the soil building for the properties of any send increase appear to be year of terminal and appeal by it towered present of the amount and the properties of the properties of the annual beauty secretly of the sound present of the amount and the annual beauty secretly of the sound present of the amount and the annual beauty secretly of the sound present of the amount beauty secretly of the sound present of the sound and the sound of t | may on such failure declare the debt due and institute foreclosure proceedings | of the said inortgagee, and that in the event the mortgagor shall at any time of the premium, with interest, under this mortgage; or the mortgage at its election |
| manufactor she benefit of the provinced stage part of the potanget indebendues, or any part of she through the provinced stage of the provinced risks a shear provided, or in case we will the reasonable the provinced risks a shear provided, or in case we will be entitled in shear provided, or in case we provided risks a shear provided, or in case we will be entitled in shear the contribution of the part of any part of the p | tornado to the said building or buildings, such amount may be retained and applied by either wholly or in part, to the said Mortgagor, | tornado as aforesaid, receive any sum or sums of money for any damage by fire or it toward payment of the amount hereby secured; or the same may be paid over, so r assigns, to enable such parties to repair said buildings or to erect new buildings affecting the lien of this mortgage for the full amount secured thereby before such |
| And in easy proceedings for forcious falls beautiful, the nortrages, seemed by the mortrages, together with the And in easy proceedings for forcious falls beautiful, the nortrages, seemed and populate and populate and populate in the seemed of the proceedings for forcious falls beautiful, the nortrages, seemed and populate in the construction of the mortrages of the fall attention to the seemed of the mortrages of the fall attention to the seemed of the mortrages of the fall attention to the seemed of the mortrages of the fall attention to the | insured for the benefit of the mortgagee the houses and buildings on the premises agains assessments to become due on said property within the time required by law; in either of said property within the law of th | part of the interest, at the time the same becomes due, or in the case of failure to keep st fire and tornado risk, as herein provided, or in case of failure to pay any taxes or aid cases the mortgagee shall be entitled to declare the entire debt due and to institute |
| full authority to take possession of the loom, and spread. That may furface of predictions may at described and profess are consistent of the most spaced promotes with and opported. When it had been because the most spaced promotes with and opported without habity to account for engineers and most profess and my the ast preceds driver paying coult of receivered by important and opported with the control in most profess and most profess and most profess and profess and proceeds driver paying coult of receivered by important of the control and most profess and profe | And in case were It. 6. 6. and the said Mortgagee, without notice to any p | gage, the whole of the principal sum secured by this mortgage for state or party, become immediately due and payable. |
| TENNESSEE TENESSEE TENNESSEE T | full authority to take possession of the premises, and collect the rents and profits and apply and expenses, without liability to account for anything more than the rents and profits | may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with the net proceeds (after paying costs of receivership) upon said debt interests. |
| or sum of money afrecast with interest thereon, if any be due according to the true interest and mortgages the debt and payable bereumber, the catable bereby samular shall cease, determine and be utterly sail and used, otherwise to remain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgager. shall be critical to hold and enjoy the said Promises until default shall be made as herein WITNESS my hand, and seal, this 20th shall be critical to hold and enjoy the said Promises until default shall be made as herein WITNESS my hand, and seal, this 20th shall be critical to hold and enjoy the said Promises until default shall be made as herein WITNESS my hand, and seal, this 20th shall be critical to hold and enjoy the said Promises until default shall be made as herein without the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made as herein with the said Promises until default shall be made and in the one handred and and in the said Promises with the one handred and and and and shall be made and that he with Interest and each that he within named. Represented the said mortgages of the United States of America. FIRST C. WILEY TENNESSEE RENUNCIATION OF DOWER FIRST C. WILEY TENNESSEE RE | THOY IDED ALWAIS, nevertheless, and it is the true intent and meaning of the | T T |
| AND IT IS AGREED by and between the said parties that said mortgagor shall be entitled to hold and enjoy the said Parties that said mortgagor shall be entitled to hold and enjoy the said Parties that said mortgagor shall be entitled to hold and enjoy the said Parties that said mortgagor shall be entitled to hold and enjoy the said Parties that is the made as herein MYTINESS my. hand. and seal. this. 20th day of June. ARYENTY-First South June Agreement of the Presence of the United States of America. ARYENTY-First South June Agreement of the Presence of the United States of America. Blief, Palmer (L. S.) TENNESSEE HE STATE OF AMATHY appeared before me. William L. Palmer and made oath that he with event on the before me, this. 21th day William L. Palmer and made oath that he with mortal made oath that he with before me, this. 21th day William L. Palmer and made oath that he with be execution thereof. Commission expires Sept. 16, 1918 TENNESSEE EX County of MATHAMANA. William L. Palmer Willey William L. Palmer. William L. Palmer where we will be execution thereof. Gommission expires Sept. 16, 1918 TENNESSEE RENUNCIATION OF DOWER RENUNCIATION of DOWER William L. Palmer dd this day appear when some power with made and sent the within manded September John A. Green, in, or to all and singular the Premisey within mentioned and released. on under my hand and sent that and she all her far and clay of Dower, in, or to all and singular the Premisey within mentioned and released. William Man McCreeken A D. 19. 147 William | | |
| Signed, sealed and delivered in the Presence of: Ellen B. Palmer (L. S.) William L. Pelmer (L. S.) TENNESSEE (L. S.) TENNESSEE (L. S.) PERSONALLY appeared before me. William L. Palmer PERSONALLY appeared before me. William L. Palmer PERSONALLY appeared before me. William L. Palmer And made cath that he within named Harry C. Wiley PROBATE PERSONALLY appeared before me. William L. Palmer and made cath that he within named Harry C. Wiley PROBATE PERSONALLY appeared before me. William L. Palmer and made cath that he with Ellen B. Falmer with within named Harry C. Wiley PROBATE PROBATE PERSONALLY appeared before me. William L. Palmer And made cath that he with Ellen B. Falmer Tennessee William L. Palmer William L. Palmer William L. Palmer Tennessee William L. Palmer A D. 19 147 William L. Palmer A D. 19 147 William L. Palmer A D. 19 147 Tennessee William L. Palmer A D. 19 147 William L. Palme | in the year of our Lord one thousand, nine hundred and | day of June |
| Ellen B. Palmer (L.S.) William L. Falmer (L.S.) TENNESSEE HE STATE OF ADJUTATION OF DOWER PERSONALLY appeared before me. William L. Palmer PERSONALLY appeared before me. William L. Palmer And made oath that he with named. Farry C. Wiley FROBATE PERSONALLY appeared before me. William L. Palmer And made oath that he with withen deed, and thathe withEllen B. Falmer. Wount to before me, this. 21th | year | of the Independence of the United States of America. |
| ### TENNESSEE C. S. | · · · · · · · · · · · · · · · · · · · | Hanny A was |
| TENNESSEE HE STATE OF APPTH FAMOURAN PERSONALLY appeared before me. William L. Falmer whe within named. Harry C. Wiley seal and as. his. act and deed deliver the within written deed, and that he with. Ellen B. Palmer wom to before me, this. 21th day June 1947. William L. Palmer William L. Palmer William L. Palmer Tennessee HE STATE OF APPTH FAMOURAN TENNESSEE RENUNCIATION OF DOWER I. William L. Palmer John A. Sarson, his. John A. Sarson, his. and under my band and seal, this. 24th William L. Palmer John A. Sarson, his. Tennessee and increase and forever relinquish unto the writin and claim of Dower, in, or to all and singular the Premises within mentioned and released. William L. Palmer Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee | William L. Palmer | (L. S.) |
| TENNESSEE HE STATE OF AND THE SEEE E STATE OF AND THE SEEE E STATE OF AND THE SEEE E STATE OF AND THE SEEE EYCOUNTY OF FINE SEEE AND TENNESSEE RENUNCIATION OF DOWER I. Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named. Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named. I. Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named. Farry C. Wiley Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named. Farry C. Wiley Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named. Farry C. Wiley Willie Mae McCrecken, a Notary Public for Tennessee , do hereby wife of the within named and search of Dower, in, or to all and singular the Premises within mentioned and released. Willie Mae McCrecken , A D. 19, 17 Willie | | |
| TENNESSEE HE STATE OF SAPTH SANGUES. PERSONALLY appeared before me. William L. Palmer and made oath that he with within named. Harry C. Wiley me seal and as his act and deed deliver the within written deed, and that he with. Ellen B. Palmer without the wing round to before me, this act and deed deliver the within written deed, and that he with. Ellen B. Palmer without the seal of the execution thereof. Willie Mae McCrecken Notary Fublic for Start Fadder. Tennessee E STATE OF Sapth Sangues. Tennessee EYCounty of Fadder. William L. Palmer Tennessee E STATE OF Sapth Sangues. Tennessee A D 19 147 I Tenne C. Wiley MILLIE Mas McCrecken Notary Public for Sangues. Tennessee Tennessee Tennessee Tennessee Tennessee | i | (L. S.) |
| PERSONALLY appeared before me. William L. Palmer and made outh that he with within named. Harry C. Wiley m, seal and as. his act and deed deliver the within written deed, and that he with. Ellen B. Palmer with the within the within the within before me, this 24th day June 1949. William L. Palmer William L. Palmer William L. Palmer Commission expires Sept. 16, 1944 TENNESSEE RENUNCIATION OF DOWER I. William L. Palmer Renunciation of Dower Renumber on the within named. Harry C. Wiley William L. William L. Palmer Renunciation of Dower Renumber on the within named. Harry C. Wiley wife of the within named. Harry C. Wiley have me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or so, successors and assigns, all her interest and estate and also all her for and clash of Dower, in, or to all and singular the Premises within mentioned and released. The number of the willies of the within the within the within pand and seal, this 24th of June Notary Public for Market and clash of Dower, in, or to all and singular the Premises within mentioned and released. The number of the willies of Market and Canada and Seal, this 10, 10, 10, 10, 10, 10, 10, 10, 10, 10, | / TENNESSEE | (L. S.) |
| PERSONALLY appeared before mc | THE STATE OF SOUTH CARPYING! | |
| act and deed deliver the within written deed, and thathe with Ellen B. Palmer_ wom to before me, this | DLE Younty of Chalestyfile. | PROBATE |
| act and deed deliver the within written deed, and thathe with Ellen B. Palmer_ wom to before me, this | PERSONALLY appeared before me | lme p |
| willie Mae McCrecken A D. 19 147 Willie Mae McCrecken John A Carson, his wunder my hand and seal, this 21th Motary Public for June A D. 19 147 Willie Mae McCrecken A D. 19 147 Irene C. Wiley | m, seal and as his | and made oath that he |
| William L. Palmer William L. Palmer Commission expires Sept. 16, 1948 EXYCounty of Fiether. I. William Mae McCrecken, a Notary Public for Tennessee EYCounty of Fiether. William L. Palmer Tennessee RENUNCIATION OF DOWER William L. Palmer Tennessee RENUNCIATION OF DOWER I. William Mae McCrecken, a Notary Public for Tennessee, do hereby wife of the within named. Harry C. Wiley we me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or s, successors and assigns, all her interest and estate and also all her first and claim of Dower, in, or to all and singular the Premises within mentioned and released. Irene C. Wiley Willie Mae McCrecken Notary Public for Sun A. D. 19-147 Irene C. Wiley Millie Mae McCrecken Notary Public for Sun A. D. 19-147 Irene C. Wiley Notary Public for Sun A. D. 19-147 Irene C. Wiley | act and deed deliver the within v | written deed, and thathe with Ellen B. Palmen |
| Willie Mae McCrocken Notary Public for Softil Caroling Tennessee E STATE OF Softil Caroling TENNESSEE RENUNCIATION OF DOWER RENUNCIATION OF DOWER I, | | sed the execution thereof. |
| Willie Mee McCrecken Notary Public for 50th fording Tennessee E STATE OF Sport Associate EY County of Associate William L. Pelmer Notary Public for 50th fording RENUNCIATION OF DOWER I, | June 10 lox | |
| EYCounty of free with named | Willie-Mac-McGrecken (I.S.) | William L. Palmer |
| EYCounty of fifething. TENNESSEE Willie Mae McCrecken, a Notary Public for Tennessee Millie Mae McCrecken Millie Mae McCrecken Millie Mae McCrecken Motary Public for Spurit Adapting Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee Tennessee | Commission expires Sept. 16 161.2 Tennessee | en e |
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| wife of the within named | E STATE OF SOUTH CARGINAL, TENNESSEE EY County of Chelphill. | ENUNCIATION OF DOWER |
| wife of the within named | I, Man | |
| en under my hand and seal, this 24th of June Notary Public for South Carolina Tennessee Notary Public for South Carolina Tennessee | | |
| of June Notary Public for South Carolina Tennessee Notary Public for South Carolina Tennessee Notary Public for South Carolina Tennessee | s, successors and assigns, all her interest and estate and also all her right and claim of I | freely, voluntarily, and without any compulsion, dread or fear of any person or John A. Carson, his |
| Notary Public for South Carolina Tennessee | of A. D. 19 17 | |
| mmission expires Sept. 16. 1918 | | rene C. Wiley |
| Recorded17th | mmission expires Sept. 16. 1618 Tennessee | |
| Recorded11y_17th19_47, at 10:00o'clockA. By:EC | | |