| The period of the state of the | TOGETHER with all and singular, the rights, members, hereditaments and appuaining. | |
|--|--|--|
| servant and ferrory delegal all part groups by agile arrollers us to glad. Life for the part of the p | | |
| same and foregre faired all and suggify the gift employ can be gift. And the said management of the control of experience of the control of experience, administrations and suggests from and experience from the control of same and buildings on said but in a same not been them. Dultar, he company or distinguished and suggests of the control of the c | do hereby bind myself and | |
| And the said more gareed or insure the house and brillings or on the law has any five the same insured from the said more gareed or insure the house and brillings or and to in a sum on less than the said more gareed or insure the house and brillings or and to in a sum on less than the said more gareed or insure the house and brillings or and to in a sum on less than the price of the same insured from loss or many by fire, and swips the policy of insurance to the said more gareer or companies withdrawn to the mortgage shall as say time fail to do say than it for even that the mortgage shall as say time fail to do say than it the gareet that it is not a sum or said or and this, or interest faceron, he gate due not angold. The redy satings the resists and grofits of the more discounted in the present man despenses of said insurance under the mortgage, with increase. And it at they time now part of and debt, or interest faceron, he gate due not angold. The redy satings the resists and grofits of the more than the said to take possession of said premises and online that they fulley of the Commerce of said interests of the said the said profits and the said profits and the said profits and profits at the said configuration. The said profits at the said profits and the said profits at the said configuration of the parties to these Persent, that if the said as a continue and profits at the said configuration. The said deed of baryonic and the bary said said configuration of the profits and the said said residual profits and the said said residual to the correct said said. AND IT IS AGREED, by and between the output of the said south | | |
| And the sold metaphers— agreed, to income the home and heldings on and the in a same on term has a same of the same of the same income the home and hadings on and the in a same on term has a same to the metaphers— agreed, to income the home and hadings on and the in a same of the same of the same income for many of the same income to the same many of companies satisfactory to the mostgage | Parity, its Successory | mixelf and my |
| Dollars, in a company or companies statisfactory to the mortgager—and large the same inserted from lease as many by fire, and assign the polity of assistance to the and mortgager—and dues to the event that the mortgager—that it any time and the first to do say then the mortgager—many came the same to be insured in—mans and reimburger. The growing and agence of such insurance surface this mortgager, with interest. And if at any time any part of said doll, or interest thereous, be past due and unpaid. And if at any time any part of said doll, or interest thereous, be past due and unpaid. And if at any time any part of said doll, or interest thereous, be past due and unpaid. And if at any time any part of said doll, or interest thereous, be pasted as and unpaid. And if at any time any part of said doll, or interest thereous, be pasted as and unpaid. And if a two time any pasted of said pasted, executors, administrators or exercises and agree that any Judge of the Creoture of said State may, at shankers or elterative, agreed, and the said said casts and profits of the Creoture of the said said casts and pasted the creoture of the said said casts and pasted the creoture of the said said casts and pasted to the said casts and pasted as and pasted to the said casts and pasted as and pasted to the said casts and pasted to the said casts and pasted to the pasted and transpare—the doll on said and said case, determine and he entry pay or cause to be paid unto the said nortgager. And IT IS AGREED, by and between the said casts—the said casts—t | eirs, executors, administrators and assigns and every person whomsoever lawfully clain | ning or to claim the same for any part thereof. |
| and that in the event that the mortgager | • | |
| a mortagenesse. The state of the insurance made to be insured in the previous and expected of until insurance made to be marriage, with increase. And if at any time any next of said delth, or increas thereon, he jost the and unpaid. And if at any time any next of said delth, or increas thereon, he jost the and unpaid. And if at any time any next of said delth, or increas thereon, he jost the and unpaid. And if at any time any next of said delth, or increas thereon, he jost the and unpaid. And if at any time any next of said delth, or increas thereon, he jost the and unpaid. And if at any time any next of said delth, or increas the control of said premises and entired and profits of the ore until the said marriage. PROVIDED, ALAVYN, NEVERTHELESS, and it is the true interet and measuring of the said and the said marriage. AND IT IS ACREED, and better of the said parties, that the said mortgage. AND IT IS ACREED, and better on the said parties, that the said mortgage. AND IT IS ACREED, and better on the said parties, that the said mortgage. AND IT IS ACREED, and better on the said parties, that the said mortgage. AND IT IS ACREED, and the next of the said parties, that the said mortgage. The bold and enjoy the said mortgage. The bold and enjoy the said parties, that the said mortgage. The said marked by the said parties, that the said mortgage. The said marked by the said said the said said to said. WITHERS MARKED DELTH CAROLINA GREED THE SAID SAID SAID SAID SAID SAID SAID SAID | Dollars, in a company or companies sat | tisfactory to the mortgagee and keep the same insured from loss or |
| the promition and expense of such insurance nuder this mortage, with interest. And if a say time any part of said doil, or niteract thereon, be once due and impaid. Merely assign the reests and profits of the cree described versions to said managener. Or the described versions to said managener. Or the SACCELLARY description of said profits, appoint a receiver, with sutherly to take yousession of said profits, appoint a receiver, with sutherly to take yousession of said profits expense and profits in the said said said to the tree and profits of the cree and profits of the cree and profits of the cree and profits of the profits of the cree and profits of the profits of the profits of these Presents, that if the said mortgager. And add said well and underly say or cause to be poid must be said and mortgager. And and said well and underly say or cause to be poid must be said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and and extend and recease. AND IT IS AGREED, by and and extend and recease and profits of the parties of a said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager. AND IT IS AGREED, by and between the said parties, that the said mortgager and said that the said mortgager. AND IT IS AGREED, by and the said that the said that the said mortgager and the parties and | | |
| And it a any time any part of said doily, or interest thereon, he past due and arepail. An overlay arrigin he rents and profits of the december of said State may, at chambers or otherwise, spokets a receiver, with authority to take possession of and premises and collect said routs and profits, and profits and said State may, at chambers or otherwise, spokets a receiver, with authority to take possession of and premises and collect said routs and profits, and profits are large of the Circuit and profits and profits are large of the circuit and profits are large. According to the true intents and nectaing of the said note. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. AND AGREED, by and between the said parties, that the said mortgages. AND AGREED, by and between the said parties, that the said mortgages. AND AGREED, by and between the said parties, that the said mortgages. AND AGREED, by and between the said parties, that the said mortgages. AND AGREED, by and betwee | aid mortgagee, may cause the same to be insured in | name and reimburse |
| net secretic by the treatment of said morragane | or the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he past due and unterest. | hereby assign the rents and profits of the |
| not of said State may, at chambers or otherwise, appeals a receiver, with authority to take possestion of said pennises and collect said rents and fronts, soppling the process of callection), upon said debt, interest, cost or expresser; without liability to account for anything more than it is and profits actually collected. FROVIDED, ALWAYS, NEVERTHELESS, and is in the true intent and meaning of the parties to these Presents, that if Or officers, of and shall well and truly pay or cause to be gaid muto the said mortgages—the debt or sum of money aforemaid, with interest thereon, if an dise, according to the true intent and meaning of the said mort—then this deed of bargain and sale shall cease, determine and be utterly null and void, other to be remain in fail force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgages—the debt or sum of money aforemaid, with interest thereon, if an emises until default of maymers shall be made. WITHESS THEM, had and seal this. Justice that the said mortgages is to boild and enjoy the sa mines until default of maymers shall be made. WITHESS THEM, by and between the said parties, that the said mortgages is the year of our Lord discipling hundred and treaty. Lie glat and in the one hundred and principle of the beyone of our Lord discipling hundred and treaty. Lie glat and in the one hundred and principle of the deed pendence of the United States of America. Signey, Scaled and Doffered in the Presence of Jo. M. J. | | |
| interproceeds thereafter (after passing costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything more than it is and profile actually collected. FROVIDED, ADWAYS, NEVERTHELESS, and is in the true intent and meaning of the said worth and the parties to these Presents, that if I mortgane | | |
| to and provide actually collected. PROVIDED ALWAYS NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if | | |
| d mortgager | ents and profits actually collected. | 1 |
| dies, according to the true intent and recaning of the said note | PROVIDED, ALWAYS, NEVERTHELESS, and it is the true intent and meaning | ng of the parties to these Presents, that ifthe |
| to both force and virtue. AND IT IS AGREED, by and between the said parties, that the said mortgagor mines until default of payment shell be made. WITNESS They hand and seal this Juventieth day of July the year of our Lord nineths hundred and twenty. Lei Ght roll the Independence of the United States of America. Signal, Sealed and Differed in the Presence of Le. M. Gaffney R. J. Owens. (I. S. II. S. III. | id mortgagor, do and shall well and truly pay or cause to be paid unto the said mor | rtgagee the debt or sum of money aforesaid, with interest thereon, if any |
| AND IT IS AGREED, by and between the said parties, that the said mortgagor mines until default of payment shall be made. WITNESS Must hand and seal this Lewestith day of and in the one buodred and fulfy the var of our Lord minerous hundred and twenty—light and in the one buodred and fulfy. The last of the United States of America. Signs, Scaled and Dolfgered in the Presence of L. M. J. Devence. (I. S. J. M. J. Devence. (I. S. J. M. J. Devence. (I. S. J. S. J. M | e 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 null and void, other- |
| misses until default of payment shall be made. WITNESS. May hand and seal this Tweettieth day of July hand and seal this Tweettieth day of July hand and seal this Tweettieth day of July hand and payment and wenty leight and in the one hundred and puffity—third or of the Independence of the United States of America. Signal, Sealed and Deferred in the Presence of Le. M. Gardeness. Signal, Sealed and Deferred in the Presence of Le. M. Gardeness. Its STATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me le. M. Dauffrey In seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this 2 the M. D. 192 B. Jim January. A D. 192 B. Witnessed the execution thereof. SWORN to before me, this 2 the M. Dauffrey. A D. 192 B. Witnessed the execution thereof. SWORN to before me, this 2 the M. Dauffrey. The County of the January. A D. 192 B. Witnessed the execution thereof. Witnessed the execution thereof. RENUNCIATION OF DOWE Creenville County. It services the within minings conference and force of any person groups whomsover, renouse, release, and forver relinquish ugo the within named. Who located the mining of the County of the C | ise to remain in full force and virtue. | |
| the year of our Lord nactors hundred and treaty - Light and in the one hundred and performance of the United States of America. Signey, Sealed and Deferred in the Presence of Lo. M. Gaffrey Mortgage of the | AND IT IS AGREED, by and between the said parties, that the said mortgagor | to hold and enjoy the said |
| the year of our Lord ninerigh hundred and twenty-light and in the one hundred and fifty third or of the Independence of the United States of America. Signof, Scaled and Deffered in the Presence of | remises until default of payment shall be made. | |
| is of the Independence of the United States of America, Signed, Sealed and Deferred in the Presence of C. M. G. J. Owence. (I. S. (I. | | |
| Signof, Sealed and Deferred in the Presence of Lo. M. Gaffney R. G. Owens. (L. S. M. Gaffney) MRTGAGE OF REAL ESTATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me d made oath that he saw the within named R. G. Owens m, seal, and as act and deed, deliver the within written Deed; and that he, with SWORN to before me, this 20 th. B. Jones witnessed the execution thereof. SWORN to before me, this 20 th. B. Jones Martines Renunciation of the execution thereof. SWORN to before me, this 20 th. B. Jones Martines Renunciation of the execution thereof. SWORN to before me, this 20 th. B. Jones Martines Renunciation of Dower Renunciation of the execution thereof. SWORN to before me, this 20 th. B. Jones Martines Renunciation of the execution thereof. SWORN to before me, this 20 th. B. Jones Martines Renunciation of Dower Renunciation of Dower Renunciation of Dower Renunciation of Dower Renunciation of the execution thereof. BESTATE OF SOUTH CAROLINA) Greenville County. I, Lo. M. Laffney M. G. Jor S. Jones Martines Renunciation of the execution thereof. RENUNCIATION OF DOWER Additional and separately examined by me, did delatere that she does freely, voluntarily and without any compulsion, dread or fear of any person regress, who preserve, resounce, release, and forever relinquish ungo the within named Development of the present | · // | and in the one hundred and fuffing thurs. |
| Le. M. Haffney Mortgage of Real Estat (L. S. (L. S. | ear of the Independence of the United States of America. | |
| IESTATE OF SOUTH CAROLINA Greenville County. PERSONALLY appeared before me. d made oath that | Signed, Sealed and Delivered in the Presence of | |
| IE STATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named. R. B. Owens n, seal, and asact and deed, deliver the within written Deed; and thathe, with. SWORN to before me, this | 24 Saffney | C. G. Owens. (L.S.) |
| The STATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me. It is a made oath thathe saw the within named | Dim. D. Jones | (L. S.) |
| The STATE OF SOUTH CAROLINA) Greenville County. PERSONALLY appeared before me. It is a made oath thathe saw the within named | | (L, S.) |
| Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named | | (L. S,) |
| Greenville County. PERSONALLY appeared before me. d made oath thathe saw the within named | HE CTATE OF COUTH CAPOLINAS | WORKS OF OF PRAY TOWN |
| PERSONALLY appeared before me la.M. Daffrey d made oath that | · · · · · · · · · · · · · · · · · · · | MORIGAGE OF REAL ESTATE |
| in, seal, and as act and deed, deliver the within written Deed; and that | · · · · · · · · · · · · · · · · · · · | l l sa e |
| n, seal, and as act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me, this and A. D. 192.8. Jay of South Carolina. HE STATE OF SOUTH CAROLINA. Greenville County. I, hereby certify unto all whom it may cofferen that hits a Darling Particular December of the within named. My of the within mentioned and released. GIVEN under my hand and seal this. My of the within mentioned and released. GIVEN under my hand and seal this. My of the within mentioned and released. | PERSONALLY appeared before me. | , , , , , , , , , , , , , , , , , , , |
| SWORN to before me, this 30 th. SWORN to before me, this 30 th. Motor Public for South Carolina. SWORN to before me, this 30 th. Notable public for South Carolina. RENUNCIATION OF DOWE Greenville County. I. Lo M. Laffrey. M. G. Go. hereby certify unto all whom it may coffeern the first of the within named. did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person regons, whomsoever, renounce release, and forever relinquish unto the within named. Who located Developing On having and estate, and estate, and also all her right and claim of Dower, of, in or to, all and singulate Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of All Market South Carolina. South Carolina. South Carolina. Company of Market South | R. D. Owens! | 7 |
| SWORN to before me, this 30 th. SWORN to before me, this 30 th. Motor Public for South Carolina. SWORN to before me, this 30 th. Notable public for South Carolina. RENUNCIATION OF DOWE Greenville County. I. Lo M. Laffrey. M. G. Go. hereby certify unto all whom it may coffeern the first of the within named. did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person regons, whomsoever, renounce release, and forever relinquish unto the within named. Who located Developing On having and estate, and estate, and also all her right and claim of Dower, of, in or to, all and singulate Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of All Market South Carolina. South Carolina. South Carolina. Company of Market South | on seal and as hisact and deed, deliver the within writte | n Deed: and thathe, with |
| SWORN to before me, this 30 th A. D. 192. B. Mota Fublic for South Carolina. (SEAL) Mota Fublic for South Carolina. RENUNCIATION OF DOWE Greenville County. I, | | 1 . |
| Jay of South Carolina. A. D. 192. 8. Nota Fublic for South Carolina. (SEAL) Mestarte OF SOUTH CAROLINA. Greenville County. I, | | |
| Notaginal Carolina. RENUNCIATION OF DOWE Greenville County. I, hereby certify unto all whom it may coffeen that Mrs. fe of the within named. did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person resons whomsoever, renounce release, and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulise Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulise Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulise Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulise Premises within mentioned and released. GIVEN under my hand and seal, this 20 Say of Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singulise Premises within mentioned and released. | 1 1 1 1 | |
| RENUNCIATION OF DOWE Greenville County. I, | Vm. B. Jones (SEAL) | le M. Daffrey. |
| Greenville County. I, | Nota JP ublic for South Carolina. | |
| Greenville County. I, | | V |
| Greenville County. I, | | |
| Greenville County. I, | HE STATE OF SOUTH CAROLINA! | RENUNCIATION OF DOWER |
| hereby certify unto all whom it may coffeen that Mrs. A Pauling Diversal did this day appear before me dupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person resons, whomsoever, renounce release, and forever relinquish unto the within named to be used | } | ADMONOMITION OF BOWLE |
| did this day appear before me dependence of the within named of th | I m Hallmer n. 9 | La Sila |
| did this day appear before me dependence of the within named of th | 1, Partifer unto all whom it may concern that Mrs. 1 Part 11 | e. D. Owens! |
| 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 person resons whomsoever, renounce release, and forever relinquish unto the within named Little i au Developing on a series of any person resons whomsoever, renounce release, and forever relinquish unto the within named Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular epremises within mentioned and released. GIVEN under my hand and seal, this 20 day of Author A. D. 192. Notary Public for South Carolina. (L. S.) | $(\mathcal{N},\mathcal{M},\mathcal{M})$ | did this day appear before me |
| rsons whomsoever, renounce release, and forever relinquish unto the within named to iau Developing Company, its Successors Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular e Premises within mentioned and released. GIVEN under my hand and seal, this 20 day of A. D. 1928 Notyry Publicator South Carolina. (L. S.) | | |
| Uto o au Developing Company, ets Successors Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in or to, all and singular errors within mentioned and released. GIVEN under my hand and seal, this 20 day of July A. D. 192.8 Lo. M. Jaffinson (L. S.) Notary Publicator South Carolina. | • | |
| GIVEN under my hand and seal, this 20 day of July A. D. 192 8. Notfry Public for South Carolina. | | · 1 _ |
| GIVEN under my hand and seal, this 20 day of July A. D. 192 8. Notfry Public for South Carolina. | Heirs and Assigns, all her interest and esta | ate, and also all her right and claim of Dower, of, in or to, all and singular |
| GIVEN under my hand and seal, this 20 day of July A. D. 192 8 Not fry Public For South Carolina. | e Premises within mentioned and released. | V |
| | | |
| | gay of Auly A. D. 192 8 | $\mathcal{O}(1)$ |
| | m Dale Lank | Jauline D. Owens. |
| | (L. S.) | |
| Recorded July 2/st- 1928, at 120'clock M. | Noterry Public for South Carolina. | |
| Recorded / M - 192 8, at / o'clock M. | Noterry Public for South Carolina. | |
| | · | |

·;•