| do hereby bind Mayelly act a many feirs, Executors and Administrators to warrant and forever defend, all and singular, the said premises unto the said nortgagee | Dollars, policy of insurance to ause the same to be es of such insurance profits of the above point a receiver, with ion) upon said debt, lo and shall well and g to the true intent force and virtue. |
|---|---|
| Heirs and Assigns from and against Hereof. AND the said mortgager. are company or companies satisfactory to the mortgager. a company or companies satisfactory to the mortgager. and keep the same insured from loss or damage by fire, and assign the pe e said mortgager. a company or companies satisfactory to the mortgager. and keep the same insured from loss or damage by fire, and assign the pe e said mortgager. and that in the event that the mortgagor. shall at any time fail to do so, then the said mortgager. may ca for the premium and expense der this mortgage, with interest, or may proceed to foreclose as though this mortgage were past due. 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 premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collecti terest, cost or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if. the said mortgager. the debt or sum of money aforesaid, with interest thereon, if any be due, according to meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for the remises until default of payment shall be made. | Dollars, policy of insurance to ause the same to be es of such insurance profits of the above point a receiver, with ion) upon said debt, lo and shall well and g to the true intent force and virtue. |
| Heirs and Assigns from and against. The first and assign the pereing agree. The first and first any time fail to do so, then the said mortgage. The first and assign the pereing for the premium and expense and first any time fail to do so, then the said mortgage. The first and for the premium and expense and first any time fail to do so, then the said mortgage. The first and for the premium and expense and the first and first any time fail to do so, then the said mortgage. The first and for the premium and expense and the first and first any time fail to do so, then the said mortgage. The first and for the premium and expense and the first and first 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. Thereby assign the rents and except a said mortgage. The first and first any be due and unpaid. The first and first any time fail to do so, then the said mortgage were past due. AND if at any time any part of said debt or interest thereon, be past due and unpaid. The first and the first and unpaid. The first and the first and unpaid and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if the said mortgager. The said mortgage were past due. AND IT IS AGREED, by and between the said parties, that said mortgager. The first and mortgage were past due. | Dollars, policy of insurance to ause the same to be es of such insurance profits of the above point a receiver, with ion) upon said debt, lo and shall well and g to the true intent force and virtue. |
| AND the said mortgagor | Dollars, policy of insurance to ause the same to be ses of such insurance profits of the above point a receiver, with ion) upon said debt, lo and shall well and g to the true intent force and virtue. |
| AND the said mortgagor | profits of the above profits of the above on a receiver, with ion) upon said debt, lo and shall well and g to the true intent orce and virtue. |
| a company or companies satisfactory to the mortgagee, and keep the same insured from loss or damage by fire, and assign the poe e said mortgagee; and that in the event that the mortgagor | profits of the above profits of the above ion a receiver, with ion) upon said debt, lo and shall well and g to the true intent iorce and virtue. |
| e said mortgagee; and that in the event that the mortgagor | profits of the above profits of the above profits a receiver, with ion) upon said debt, lo and shall well and g to the true intent orce and virtue. |
| AND if at any time any part of said debt or interest thereon, be past due and unpaid | profits of the above profit a receiver, with ion) upon said debt, lo and shall well and g to the true intent iorce and virtue. |
| AND if at any time any part of said debt or interest thereon, be past due and unpaid. hereby assign the rents and escribed premises to said mortgagee. or hereby assign the rents and profits, applying the net proceeds thereof (after paying cost of collective terest, cost or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if the said mortgagor. the debt or sum of money aforesaid, with interest thereon, if any be due, according and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for a paying the net proceeds thereof (after paying cost of collective terest, cost or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if the said mortgagor. the debt or sum of money aforesaid, with interest thereon, if any be due, according the meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for the parties of payment shall be made. | profits of the above point a receiver, with ion) upon said debt, lo and shall well and g to the true intent force and virtue. |
| escribed premises to said mortgagee | oint a receiver, with ion) upon said debt, lo and shall well and g to the true intent corce and virtue. |
| escribed premises to said mortgagee | oint a receiver, with ion) upon said debt, lo and shall well and g to the true intent corce and virtue. |
| Leirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appointment to take possession of said premises and collect said rents and profits, applying the net proceeds thereof (after paying cost of collectivaterest, cost or expenses; without liability to account for anything more than the rents and profits actually collected. PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if the said mortgagor the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for any determines until default of payment shall be made. | oint a receiver, with ion) upon said debt, lo and shall well and g to the true intent iorce and virtue. |
| PROVIDED, ALWAYS, NEVERTHELESS, And it is true intent and meaning of the parties to these presents, that if | to and shall well and g to the true intent corce and virtue. o hold and enjoy the |
| uly pay, or cause to be paid, unto the said mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void, otherwise to remain in full for AND IT IS AGREED, by and between the said parties, that said mortgagor | to and shall well and g to the true intent corce and virtue. o hold and enjoy the |
| AND IT IS AGREED, by and between the said parties, that said mortgagor | g to the true intent force and virtue. o hold and enjoy the |
| AND IT IS AGREED, by and between the said parties, that said mortgagor | orce and virtue. o hold and enjoy the |
| id premises until default of payment shall be made. | |
| WITNESS Mul Hand and Seal, this twenty Schenith day of Miller 11/16 | |
| \prime | <i>'\</i> |
| the year of our Lord one thousand nine hundred and Lule at ty and in the one hundred and forty. It was a state of America | |
| ar of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of | |
| mary 78. The kitt) Lecla Istay admie | 11 (L. S.) |
| B.O. Sattern | (L. S.) |
| | (L. S.) |
| | (L. S.) |
| THE STATE OF SOUTH CAROLINA, MORTGAGE OF RE | EAL ESTATE. |
| PERSONALLY appeared before me 2111111 111 the hett | |
| nd made oath that I he saw the within named Scilla 2210 (15/221111) | ••••• |
| gn, seal, and as 121 act and deed deliver the within written Deed; and that 5 he with 1.0. Pattl 1 eggs | |
| gn, seal, and as act and deed deliver the within written Deed; and that the with the wit | · · · · · · · · · · · · · · · · · · · |
| 94+h. | |
| SWORN to before me, this 27th. day of 1/1/1/2 at 1/2 A. D. 19.20 (See) | ••••• |
| Notary Public for S. C. (Seal) | |
| THE STATE OF SOUTH CAROLINA, RENUNCIATIO | ON OF DOWER. |
| County. J | do hereby certify |
| nto all whom it may concern that Mrs | • |
| ne wife of the within named | |
| d this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without a | |
| r fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named | |
| heirs and assigns, all her interest and estate, a | |
| nd claim of Dower of, in or to all and singular the Premises within mentioned and released. | |
| GIVEN under my hand and seal, this | |
| day of | ······································ |
| Notary Public for S. C. Recorded LECELULO V Jth 19.20 | |