| SWORN to before me, this 12 nd day of April A. D. 1943/ Motary Public for S. C. THE STATE OF SOUTH CAROLINA, Sounds and | | d Appurtenances to the said Premises belonging, or in anywise incident or appertaining. |
|--|--|---|
| There no described and covered covered all and singular the sail Permises unto the sail Morragee and Metal Three and Saily and the covered and the sail Morrage and Metal Saily and the sail Assigns, and every person whome sovere locally chaining or to chim same or any part thereof. And the sail Morragee — is miner the base and baildings on said he in a sum of not less than Shall Morragee — is miner the base and baildings on said he in a sum of not less than Morragee — is and keep the said morrage — and the other said Morragee — is and keep the said to do so, then the said Morragee — may cause the same to be impared in — more and reimbarre. Palant said the fail to do so, then the said Morragee — may cause the tame to be impared in — more and reimbarre. Palant said for the specimen and regence of such insurance under this contingen, with instruction. And if it also so, then the said Morragee — may cause the tame to be impared in — more and reimbarre. Palant said for the short described provides to said chin, as meteres thereon, he past the said may lodge af the Circuit Court of said State may, at chambers or otherwise, aposons a receiver, with authority to take possession of aid provides and crast and politics of the above feeting the provides of the circuit Court of said State may, at chambers or otherwise, aposons a receiver, with authority to take possession of aid provides and crast and politics of the authority may cover to the paid state the said court said provides and crast and politics of the authority may cover to the paid state of the said said said provides and the said Morragee — do and shall said and tray pay or cover to the juild said the said Morragee — the debt or said the said Morragee — do and shall said and tray pay or cover to the said morrage — the said form the said Morragee — the said form to the tother said Morragee — the said form to the tother said Morragee — the said form to the said Morragee — the said form to the said form to the said Morragee — the said to the cover to the said sai | | |
| from and pasient. Med. Anno. Hull Seventra Market Chainer or to disant cor any part thereof. And the soil Mongagor. acree. to insert the house and boildings as add to in a soon of set less than. Institution Assigns, and every person whomosover lawarite chaining to the soil many to the soil of the soil of the soil that the med Mongagor. acree. To insert the house and boildings as add to in a soon of set less than. Institution Assigns, and the soil of the soil Mentagor. and that in the event that the Mortgagor. add it is do so as them the side of the control of such that the soil of soil of the soil | | |
| sovered Lace and Deliverson or not claim same or any part thereof. And the side Morragone — to chare the hone and buildings on said lot in a soun of not less than. Shall the Additional Colleges — to chare the fore, and assign the voltey of insurance to the said morragone — and the said Morragone — the said state of the visit of the sound of the said state of the visit of the sound of the said Morragone — the said Morragone — the said morrage — the said morragone — and the said Morragone — the said crash and profits said said crash and profits said said said morragone — the said morragone — the said crash and profits said said said morragone — the said crash and profits said said said said morragone — the deliver paying easist of oblication) upon said deds. interest, costs or expenses; without liability to account for sampling more from the crash and profits said said said morragone — the deliver paying easist of oblication) upon said deds, interest, costs or expenses; without liability to account for sampling more from the crash and profits said Morragone — the deliver paying of the parties to these Presence, that if the said Morragone — the deliver and meaning of the said morragone — the deliver said views. AND IT IS AGRESON by said between the said parties, that the said Morragone — the deliver the said parties to the said parties to the said parties to the said parties that the said Morragone — the deliver paying said for the said parties the said parties that the said Morragone — the deliver p | | |
| with the said Moraganes — arree — to insure the house and buildings or said to it is a sum of not less than. I will be all the said Moraganes — and keep the same transcribent from lose at damage by fire, and saviges the policy of insurance to the said mortganes — and that in the event that the Moraganes — shall all says time fail to do so then the said Moragane — and case the insurant of the premium and expense of such insurance under this moragane, with interest. And it at any time any part of said of the return theorem, be past does and unjoid. And it all and the said Moraganes — and other or return the theory, be past does and unjoid. And it all and profits amplified the cyteract of said States may, at chambers or otherwise, appoint a receiver, when amboving to take possession of angree forth any Judge of the Circuit over of said States may, at chambers or otherwise, appoint a receiver, when amboving to take possession and promises admired and profits, amplified the set possession of an expension of the circuit of anything one time the reast and profits amplified the set paid early attended thereof (either paying cours of collection) upon said dark, interest, coast or expenses; without Tability to account for anything ones time the read Moraganes—the dark or can of money, with interest thereon, if any the doe, according to the true interest and ready of the said though the said Moraganes—the dark or can of money, with interest thereon, if any the doe, according to the true interest and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortganes—the dark or can of money, with interest thereon, if any the doe, according to the true interest and ready of the said of the carried of payment shall be made. WITNESS MAN AND ARRAY MAN AND ARR | ** | |
| Dollars, in a company or companies satisfactory to the Mortgage and that in the event that the Mortgage and that in the event that the Mortgage shall as any fail to do to then the said Mortgage and that in the event that the Mortgage shall as any fail to do to then the said Mortgage and that in the event that the Mortgage shall as any fail to do to the the said Mortgage and the said mortgage and the said mortgage and the said the event that the Mortgage shall as any fail to the policy said often or mortgage. And the said mortgage and the said Mortgage the said color of the Circuit Court of and State may, at chamlers or effective, appoint a receiver, with substitute to the possession of said premises and collect said rests and profits applying the rests and profits activate and profits applying the rests and profits activate and profits applying the rests and profits activately collected. PROVIDED ALWAYS, NEVERTHELESS, sool is in the true intent and meaning of the parties to these Presents, that if the said Mortgage do and shall void and crypt any cross to be part and the said Mortgage the daily or some of morely with interest thereon, if any be due, according to the true intent and meaning of the said mortgage AND IT IS AGREED, by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by and between the said parties, that the said Mortgage AND IT IS AGREED by the said Premises and the said parties and the said pa | soever lawfully claiming or to claim same or any part thereof. | This to the |
| interest from loss or damage by fire, and astign the policy of instrance to the said mortgage,] and that in the event that the Mortgager | And the said Mortgagor agree to insure the house and buildings on | said lot in a sum of not less than SANGLUM OF LANGUE and keep the same |
| fail to do so, then the said Mortgages— may came the same to be insured in | | |
| for the penalties and expense of such instrusice under this mortgape, with interest. And if it at any long to the solid debt, or more state thereon, be past that and small, thereby assign the rons and profits of the above described precises to said mortgaper, or assign, and marked any Jodge of the Circuit Court of said State may, it chambers or otherwise, appoint a receiver, with abouting to take possession of said premises and agree that any Jodge of the Circuit Court of said State may, it chambers or otherwise, appoint a receiver, with abouting to take possession of said premises and capture and the rosts and profits atomic profits actually collected. PROVIDED ALMANS, NICHERITHIANS and it is the true intents and meaning of the parties to these Presents, that if the said Mortgagor do and shell well and true) pay or cause to be paid unto the said Mortgagor the debt or turn of money, with interest thereon, if any be due, according to the true and receiving of the said once, then this deed of bargain and said shall cease, determine, and be unterly rated and voice; otherwise to remain in fall force and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor to hold and enjoy the said Premises multi default of payment shall be made. WITNESS DAW. hand and sealy, this Land day of Agricult of the said force of articles of the bargain of the said state of American and in the one hundred and further further and any of a Land and enjoy the said Premises and orall that he with hundred and and sealy, this Land and sealy the said Mortgagor. WITNESS DAW. hand and sealy this Land and sealy the said Mortgagor. WITNESS DAW. hand and sealy this Land and sealy this Land and the one hundred and further further and the said force of the controlled states of American and in the one hundred and further further and the said force of the controlled states of American and in the one hundred and further further and the said force of the controlled states of American and the one hundred and further | | |
| And it at any time any part of said debt, or interest thereon, he past the and imposite, whereby assign the rents and profits or the shore described premises to add nontagace, or the shore described premises to add nontagace, or the shore described premises to add nontagace, or the shore described premises and and nontaga. A shore the profit of the parties and profits, applying the net interest thereof (after paying causes) or olderton) upon said debt, interest, corts or expenses; without liability to additionable the profit of the parties to these Presents, that if the said Mortagage—do and shall well and truly any or care to be paid that the said Mortagage in the debt or sum of money, with interest thereon, 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 he utterly null and veid; otherwise to remain in fall force and virtue. AND IT IS AGREED by and between the said parties, that the said Mortagage—to be held to add the said of payment shall be made. WITTHESS BULL hand and sealy—typis has the said interest the said parties, that the said Mortagage—to held the said of payment shall be made. WITTHESS BULL hand and sealy—typis has the said interest the said parties, that the said Mortagage—to held the said of payment shall be made. WITTHESS BULL hand and sealy—typis has the said interest the said parties, that the said Mortagage—to held the said of the true intents and the said to payment shall be made. WITTHESS BULL hand and sealy—typis has the said true the said tru | | , |
| of the above described premises to said montagee, or agree that any Judge of the Circuit Cherry of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of stal premises and collect said rems and yrofts, applying the net preceeds thereof (after paying costs of collection) upon said debt, interest, costs or expenses; without liability to account for saything more than the certs and profits actually collected. PROVIDED ALWAYS, NIVERTHEIRSS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgagor—do and shall weld and varly vay or cause to be paid unto the said Mortgage. the debt or sum of money, with interest thereon, if any be due, seconding to the true truest and meaning of the said and to the said Mortgagor—do and virtue. AND IT IS AGREED by and between the said parties, that the said Mortgagor—with the said Mortgagor—and the said the said Mortgagor—with the said Mo | And if at any time any part of said debt or interest thereon he hast due | and unpaid hereby assign the rents and profits |
| agree that any Judge of the Circuit Court of said State may, as chamber or otherwise, agrowith a receiver, with authority to take possession of said promises and offices said rents and profits, applying the net proceeds thereof (after paying costs of collection) upon said delt. interest, cast if the said Mortagager. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortagager. do and shall well and truly say or course to be paid unto the said Mortagager in the debt or sam of money, with interest therean, if any be due, according to the true intent and meaning of the said onto, then this deed of bargain and sale shall coase, determine, and be unterly shall and void; otherwise to remain in full force and vittee. AND IT IS AGREED, by and between the said parties, that the said Mortagagor. WITHERS, BULL hand, and seely 'this day of all the said of the more and of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand, once hondred and the said of our lord one thousand one hondred and the said of our lord one thousand one hondred and the said of our lord one thousand to the presence of the lordered States of America. Signed, Scald and Delivered in the Presence of William and Comment of the said of the said of the one hondred and fight of the said of the | | |
| collect and profits, applying the next proceeds thereof (after paying coats of collection) upon said debt, interest, coats or expenses; without liability to account for applying more than the resents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if the said Mortgagor do and shall well and traly may or couse to be paid unto the said Mortgage the ciche or sun of money, with interest thereon, if any be due, according to the true intent and meaning of the sain own, then this deed of bargain and all ashall coats, determine, and be unterly outle and void; otherwise to remain in full force and vistue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor | | |
| PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and necasing of the parties to these Presents, that if the said Mortgagor—do and shall well and truly pay or cause to be paid unto the said Mortgagor—the debt or som of money, with interest thereon, 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 uttorly null and void; otherwise to remain in full force and vitue. AND IT IS AGREED by and between the said parties, that the said Mortgagor—the day of Lightly in the said Premises until default of payment shall be made. WITKESS ALW hand and seely—this. Lightly day of Lightly in the year of our Lord our thousand, nice hundred and thinty one per of the landgemence of the United States of America. Signed, Scaled and Delivered in the Presence of UM. B. Cummons A. County. PERSONALLY APPEARED before me UM. B. Cummons A. County. PERSONALLY APPEARED before me UM. B. Cummons A. County. Sign, seal, and as Julia get and deed, deliver, the within written Deed; and that he, with search we within search of SCEAL. SWORN to before me, this I and deed, deliver, the within written Deed; and that he, with search with search and the search of the parties of the search of the parties of the parties of the parties of the search of the parties of the parties of the search of the parties of | | |
| PEOVIDED ALWAYS, NEVERTHELESS, and it is the true intern and meaning of the parties to these Presents, that if the said Mortgagor — to and shall well and truly pay or cause to be paid unto the said Mortgage — the debt or sum of money, with interest thereon, if any be due, according to the true internal meaning of the said once, then this deed of bargain and sale shall cease, determine, and be unterly null and void; otherwise to remain in full force and virtue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor — to bold and enjoy the said Premises until default of payment shall be made. WITNESS. — hand — and seely — this — the Mortgagor — to bold and enjoy the said Premises until default of payment shall be made. WITNESS. — hand — and seely — this — the Mortgagor — and in the one hundred and — flightly — fifth — year of our Lord out thousand, nine hundred and — Thirty one — and in the one hundred and — flightly — year of the Independence of the United States of America. Signed, Sealed and Deligered in the Presence of — When — A Lord Mortgagor — America — All Mortgagor — All | | costs of concetton, upon said dept, interest, costs of expenses, without habitity to |
| shall well and truly pay or cause to be paid unto the said Mortgagee. The debt or sum of money, with interest thereon, if any be due, according to the true intert 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 force and vitrue. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. It is a dispersion of the said premises multi-defined opportunits shall be made. WITKESS DEW hand and seels, this LANA day of Aprilled in the person of the Independence of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the Independence of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the Independence of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, Person of the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, On the United States of America. Signed, Seaded and Delivered in the Presence of Wint A. County, On the Winter of Seaded and Delivered and America. Signed, Seaded and Delivered in the Presence of Winter of Seaded and Delivered and America. Signed, Seaded and Delivered in the Presence of Winter of Seaded and Delivered and Seaded and Delivered A. Delivered and Seaded a | • | d meaning of the parties to these Presents that if the said Mortgagor do and |
| intent and meaning of the said more, then this deed of bargain and sale shall coase, determine, and be urterly null and void; otherwise to remain in full 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. 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. 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. 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. 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. 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. AND IT IS AGREED, by and between the said parties, that the said for the Mortgagor. AND IT IS AGREED, by and between the said parties, that the said Mortgagor. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT IS AGREED, by and between the said parties. AND IT | | |
| 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 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 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 AND IT IS AGREED, by and between the said parties, that the said Mortgagor AND IT IS AGREED, by and be early this Our Lordou Round of Agreed AND IT IS AGREED, by and be early this Our Lordou Round of Agreed AND IT IS AGREED, by and be early this and is the one hundred and fifth fifth All Mortgagor All Mort | | |
| AND IT IS AGREED, by and between the said parties, that the said Mortgagor. WITNESS HUW hand and seal, this DA MY day of April in the year of our Lord one thousand, nine hundred and Mutury one and in the one hundred and fifth fifth fifth year of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Ume. R. Lynnmonia. This State of South Carolina, County. THE STATE OF SOUTH CAROLINA, County. PERSONALLY APPEARED before me. Um. R. Lynnmonia. Sign, seal, and as Julia. Sign, seal, and as Julia. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Without and With written Deed; and that he, with. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. THE STATE OF SOUTH CAROLINA, Without A Lynnmonia. THE STATE OF SOUTH CAROLINA, Without any comern, that Mrs. Without any sound separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whompower, renounce, relax and so exist and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this. Man. Man. Man. Man. Man. Man. Man. Man | | cease, determine, and be utterly hull and void; otherwise to remain in full force |
| until default of payment shall be made. hand and eed this 12 Me and in the one hundred and fifth fifth of the core Lord out thousand, nine hundred and thurty one and in the one hundred and fifth fifth of the ladgendence of the United States of America. Signed, Scaled and Delivered in the Presence of Land Medical and Delivered in the Presence of Land Medical and Delivered in the Pressure of Land Medical and Land Land Medical And Land Medical And Land Medical And Land Land Medical And Land Land Medical And Land Medical And Land Land Medical And Land Land Medical And Land Land Land Land Land Land Land La | | through the second Describer |
| WITNESS AMM hand and seep this I have day of April in the one bundred and I hand, and in the one bundred and I hand, and in the one bundred and I fifth fifth of the within a hand and in the one bundred and I fifth fifth of the within named Delivered in the Presence of April I was a deed, deliver the within written Deed; and that he saw the within named Alanus A. Scholles and Will Lanus Bhilles and Will Lanus Bhilles and made oath that he saw the within named Alanus A. Scholles and Will Lanus Bhilles | | tgagorto hold and enjoy the said Fremises |
| year of the Independence of the United States of America. Signed. Scaled and Delivered in the Presence of Ulm. B. Limmonal THE STATE OF SOUTH CAROLINA, ALLINATIVE County. PERSONALLY APPEARED before me. this. Sign, seal, and as. JULL S. With Law United States of America. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, SWORN to before me, this. THE STATE OF SOUTH CAROLINA. SWORN to before me, this. THE STATE OF SOUTH CAROLINA. SWORN to before me, this. THE STATE OF SOUTH CAROLINA. County. Notary Public for S. C. THE STATE OF SOUTH CAROLINA. County. I. JUN. A. Limmona. A D. 188 S. With A D. 188 S. With States of South Carolina, RENUNCIATION OF DOWER. A D. 188 S. Limbour. A D. 188 S. With States of South States and whom 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 persons whomsoever, resource, release and forever relinquisk, unto the within named. Security A Journal Metallian County, July Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. CIVEN under my hand and seal, this. A D. 188 S. Notary Public for S. C. (ESAL) Notary Public for S. C. (ESAL) Notary Public for S. C. (ESAL) | until default of payment shall be made. | 11 ml . april |
| year of the Independence of the United States of America. Signed. Scaled and Delivered in the Presence of Ulm. B. Linnmana. THE STATE OF SOUTH CAROLINA, ALLINATION OF REAL ESTATE. PERSONALLY APPEARED before me. this. Sign, seal, and as. JULIA J. MORTGAGE OF REAL ESTATE. ALLINATION OF DOWER. SWORN to before me, this. SWORN to before me, this. THE STATE OF SOUTH CAROLINA, A D. 18 J. Notary Public of S. C. THE STATE OF SOUTH CAROLINA. A D. 18 J. Notary Public of S. C. THE STATE OF SOUTH CAROLINA, A D. 18 J. Winnessed the execution thereof. Wh. Linnmans. RENUNCIATION OF DOWER. Junto all whom it may concern, that Mys. Junto all whom i | WITNESS And seal, this | day of the year |
| Signed, Sealed and Delivered in the Presence of Up. R. Linnmans THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me. County. Sign. seal, and as. The within manded Allow. Sign. seal, and as. The within manded Allow. SWORN to before me, this. Jan. Ja | | and in the one hundred and figure |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me. County. PERSONALLY APPEARED before me. County. PERSONALLY APPEARED before me. County. A county. A county. PERSONALLY APPEARED before me. County. PERSONALLY APPEARED before me. County. A county. A county. Sign, seal, and as. SWORN to before me, this. A D. 198 St. SWORN to before me, this. A D. 198 St. SWORN to before me, this. A D. 198 St. THE STATE OF SOUTH CAROLINA, SWORN to before me, this. A D. 198 St. THE STATE OF SOUTH CAROLINA, SWORN to all whom it may ceneern, that Mrs. County. I. County. I. County. A D. 198 St. County. I. County. A D. 198 St. County. I. County. A D. 198 St. County. Heris and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. CIVEN under my hand and seal, this. A D. 198 St. CIVEN under my hand and seal, this. A D. 198 St. CIVEN under my hand and seal, this. A D. 198 St. A D. 198 St. Will Jan. Will Jan | · | |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me With Resident and made oath that he saw the within named Allowy & Mortgage of Real Estate sign, seal, and as This get and deed, deliver the within written Deed; and that he, with SWORN to before me, this 17 m. day of Appell A. D. 194 J. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Country Country I, Who it may concern, that Mrs. Without A Country did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named The Premises within mentioned and released. GIVEN under my hand and seal, this A Mark Mark Mark Mark Mark Mark Mark Mark | | 7/ |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me With Resident and made oath that he saw the within named Allowy & Mortgage of Real Estate sign, seal, and as This get and deed, deliver the within written Deed; and that he, with SWORN to before me, this 17 m. day of Appell A. D. 194 J. Notary Public for S. C. THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Country Country I, Who it may concern, that Mrs. Without A Country did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named The Premises within mentioned and released. GIVEN under my hand and seal, this A Mark Mark Mark Mark Mark Mark Mark Mark | Um. R. Lynmons | Alwry a. Chills (L. S.) |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED before me. W.M. R. Januarias. sign, seal, and as Julia get and deed, deliver the within written Deed; and that he, with sign, seal, and as Julia get and deed, deliver the within written Deed; and that he, with SWORN to before me, this get and Julia get and deed, deliver the within written Deed; and that he, with SWORN to before me, this get and deed, deliver the within written Deed; and that he, with SWORN to before me, this get and deed, deliver the within written Deed; and that he, with SWORN to before me, this get and deed, deliver the written Deed; and that he, with SWORN to before me, this get and deed, deliver the written Deed; and that he, with SWORN to before me, this get and deed, deliver the written Deed; and that he, with Notary Public for S. C. SEAL.) THE STATE OF SOUTH CAROLINA, SWORN to before me, this get and deed, deliver the written within named. THE STATE OF SOUTH CAROLINA, SWORN to before me, this get and deed, deliver the written written Deed; and that he, with Notary Public for S. C. SEAL.) With A with get and the state and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this get get and green get and containing the premises within mentioned and released. GIVEN under my hand and seal, this get | This & Toldsmith | Wil Jou Chiles (L. S.) |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED beigge me Um R. Lannanas and made oath that be saw the within named. Sign, seal, and as Think get and deed, deliver the within written Deed; and that be, with SWORN to before me, this Dat witnessed the execution thereof. SWORN to before me, this Dat Wille for S. C. (SEAL.) THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Sounty I, Unto all whom it may concern, that Mrs. Will down the within named. SUMMENTALE OF SOUTH CAROLINA, Government of the within named. A Lannand do hereby certify unto all whom it may concern, that Mrs. Will down the wife of the within named. A Lannand did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named. A Lannand Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad ady of Africal of Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular day of Africal of Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad and seal the right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad and seal the right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal the right and claim of Dower of, in, or to all and singular the premise within | | (L. S.) |
| THE STATE OF SOUTH CAROLINA, PERSONALLY APPEARED beigge me Um R. Lannanas and made oath that be saw the within named. Sign, seal, and as Think get and deed, deliver the within written Deed; and that be, with SWORN to before me, this Dat witnessed the execution thereof. SWORN to before me, this Dat Wille for S. C. (SEAL.) THE STATE OF SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, Sounty I, Unto all whom it may concern, that Mrs. Will down the within named. SUMMENTALE OF SOUTH CAROLINA, Government of the within named. A Lannand do hereby certify unto all whom it may concern, that Mrs. Will down the wife of the within named. A Lannand did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named. A Lannand Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad ady of Africal of Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular day of Africal of Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad and seal the right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this Landad and seal the right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal the right and claim of Dower of, in, or to all and singular the premise within | | (1 2) |
| PERSONALLY APPEARED before me. With that he saw the within named of which that he saw the within named of which the within named of which the within named of which the within written Deed; and that he, with sign, seal, and as the within written Deed; and that he, with within written Deed; and that he, with within written Deed; and that he, with within the within written Deed; and that he, with he with he within of the week written William Wil | , | |
| PERSONALLY APPEARED before me | THE STATE OF SOUTH CAROLINA, | MORTGAGE OF REAL ESTATE. |
| PERSONALLY APPEARED before me | Treenville County. | |
| sign, seal, and as the control of the within written Deed; and that he, with within written Deed; and that he, with within written Deed; and that he, with within the control of the within before me, this hotary Public for S. C. THE STATE OF SOUTH CAROLINA, Sounty Sounty I, Seal of the within named of the | PERSONALLY APPEARED before me Um R. Lum | nond and made oath |
| sign, seal, and as the control of the within written Deed; and that he, with within written Deed; and that he, with within written Deed; and that he, with within the control of the within before me, this hotary Public for S. C. THE STATE OF SOUTH CAROLINA, Sounty Sounty I, Seal of the within named of the | that he saw the within named Alway a. Chilles as | ed Wil Low Chiles |
| SWORN to before me, this J. J | | |
| SWORN to before me, this 12 nt day of April A. D. 1943/ State of April A. D. 1943/ State of April A. D. 1943/ State of SOUTH CAROLINA, A. D. 1943/ State of the within named Almy A. Behilles did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named Almy A. January Lattamy fix Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this 20 nt 1943/ State of April A. D. 1943/ State of April | | |
| day of April A. D. 194.5/. Shows I. Soldsmith (SEAL.) Notary Public for S. C. THE STATE OF SOUTH CAROLINA, FRENUNCIATION OF DOWER. County. I. Mark I Soldsmith do hereby certify unto all whom it may concern, that Mrs. Will Aby Chills. the wife of the within named Soldway in Likelies. did this day appear before 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 persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 191.5// May of Afril Carolina (SEAL.) Notary Public for S. C. | | .witnessed the execution thereof. |
| THE STATE OF SOUTH CAROLINA, I, Solution of the within named of lawy lefulls the wife of the within named of lawy and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 194. A. D. 194. (SEAL.) Notary Public for S. C. White Carmination RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. do hereby certify do hereby certify unto all declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 194. A. D. 194. (SEAL.) Notary Public for S. C. | | |
| THE STATE OF SOUTH CAROLINA, I, Solution of the within named of lawy lefulls the wife of the within named of lawy and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 194. A. D. 194. (SEAL.) Notary Public for S. C. White Carmination RENUNCIATION OF DOWER. RENUNCIATION OF DOWER. do hereby certify do hereby certify unto all declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 194. A. D. 194. (SEAL.) Notary Public for S. C. | day of april | |
| THE STATE OF SOUTH CAROLINA, I, South South County I, Unto all whom it may concern, that Mrs United the wife of the within named of lawy person or persons whomsoever, renounce, release and forever relinquish unto the within named When the wife of ear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named When the wife of the within named of lawy person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this A D. 1915 Notary Public for S. C. | Thos. d. Doldsmith (SEAL) | Wn. k. Limmons |
| I, Show the wife of the within named Almy Almus and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Almy Almus, Attorney has Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A M day of April A D. 1973! Notary Public for S. C. | Notary Public for S. C. | |
| I, Show the wife of the within named Almy Almus and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named Almy Almus, Attorney has Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A M day of April A D. 1973! Notary Public for S. C. | THE PROPERTY OF STREET | DENTINGLATION OF DOWER |
| I, do hereby certify unto all whom it may concern, that Mrs. Wil Lay Chills the wife of the within named. I lay Chills did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named. When the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1912/ Jhas. A. Lalamath (SEAL) Notary Public for S. C. | THE STATE OF SOUTH CAROLINA, | RENUNCIATION OF DOWER. |
| the wife of the within named Alnuf A. Chills did this day appear before 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 persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1913/ JANS. A. D. 1913/ JANS. A. D. 1913/ Notary Public for S. C. | County. | A- |
| the wife of the within named Ithruf A: Chills did this day appear before 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 persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1912-31. A. D. 1912-31. Notary Public for S. C. | I, Subs. Locasmo | do hereby certify |
| did this day appear before 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 persons whomsoever, renounce, release and forever relinquish unto the within named | unto all whom it may concern, that Mrs. Will day likely | ω . |
| dread or fear of any person or persons 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 the Premises within mentioned and released. GIVEN under my hand and seal, this. A. D. 1915 A. D. 1915 Will Jun Chills Notary Public for S. C. | · // | · |
| Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this A. D. 1913/ day of April A. D. 1913/ Mostary Public for S. C. | · · · · · · · · · · · · · · · · · · · | · · |
| Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower of, in, or to all and singular the Premises within mentioned and released. GIVEN under my hand and seal, this 22 who day of A. D. 1913/ A. D. 1913/ Will Jau Chills Notary Public for S. C. | dread or fear of any person or persons whomsoever, renounce, release and for | rever relinquish unto the within named |
| the Premises within mentioned and released. GIVEN under my hand and seal, this 71 M. day of April A. D. 1913/ Jhos. J. Holdsmith (SEAL.) Notary Public for S. C. | | |
| GIVEN under my hand and seal, this 22 ml day of April A. D. 1943/ Thus. J. Holdsmith (SEAL.) Notary Public for S. C. | | affd estate, and also all her right and claim of Dower of, in, or to all and singular |
| A. D. 1913/ Thos. J. Holdsmith (SEAL.) Notary Public for S. C. | the Premises within mentioned and released. | |
| Thos. J. Loldsmith (SEAL.) Notary Public for S. C. | | |
| This. J. Goldsmith (SEAL.) Notary Public for S. C. | day of A. D. 19103/ | |
| Notary Public for S. C. | Thos. J. Goldsmith (SEAL.) | Wil don Chiles |
| 1 (1 hail 9, 9) 1931 at 5-114 (P. 7n. 100 | | |
| | (I buil 9.2, 1931 -+. | 5-1/7 (P. M.) |