| Heirs, Executors and Administrators to warroant and ferover defend all and singular the east Premises unto the said. Heirs, Executors and Administrators to warroant and ferover defend all and singular the east Premises unto the said. Heirs, Executors, Administrators and Assigns and every person whomsoeve lowfully classing or to citem the same or any part thereof. And the said Martgager. agree. It is insure the bouse and buildings on said let in a sum not less than. John the said Martgager agree is a said of the said for the said of the premition and expenses of such insurance tooler this mortgage, with interest And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, be past due and unputid. And if a say time any part of said dobt, or interest thereon, and say the content of a said said and the said of the Circuit Court of and State may, at chambers or unterview, appoint that sabority to take possession of and parents and the said and treat any routies, obtained transparent whom the said and parties that and any said and parties that and said mortgager. AND IT IS ARRED by and between the said parties that and said mortgager. In both and enjoy the said Premises until default of payment shall be made. Williams and the said Premises until default of payment shall be made. And the said Premises until default of payment shall be ma | incident or |
|--|---|
| Heirs, Executors, and Administrators to warrant and forever defended all and singular the sail Promises such the sail. Heirs, Executors, Administrators and Asligna and every person whomsewere havefully claiming or to dain the same on any part thereof. And the said Mortgagez agree to insure the house and buildings on said lot in a sum not loss than If the sail of the sail of the same to be insured for sail Martgagez and that in the event that the mortgagez shall at any tion fail to do sa, then the agree may cause the same to be insured to | |
| circ. Exceptors and Administrators so werrant and forever defended all and singular the sall Premises unto the said. Metrix and Ansign, from and against. Metrix and Ansign the policy of insurance to said Mortgagee. Dollars in a company or composite satisfactory to the mortgageer. shall at my tisse fail to do as, then the ages. Metrix and assign the policy of insurance to said Mortgagee. And the said means the same to be insured to. Metrix and assign the policy of insurance under this mortgage, with interest. And if all any time any part of said dols, or interest thereon, be part due and unposite. And if all any time any part of said dols, or interest thereon, be part due and unposite. And if all any time any part of said dols, or interest thereon, be part due and unposite. And if all any time any part of said dols, or interest thereon, be part due and unposite. And if all any time any part of said dols, or interest thereon, if the Great Court of said State may, at chambers or otherwise, exposer this authority to take possession of said premises and callect said resists and profits, against the rest of the court of carter paying case of collection of the authority to take possession of said premises and callect said rests and profits, against the tensor of carter paying case of collection of the authority pay or cases to be paid unto the rank may be said of the said rests. PROVIDED ALWAYS, moretheless, and it is the true intent and meaning of the paying to the case of the case of the court of the said for the said of the said forests. And the said forests in the said forests and the said forests and forests of the said forests and the said forests and the said forests and the said forests and the said | |
| Heiro and Assigns, from and against. Heiro and against. Heiro and against. Heiro and against. Heiro and Assigns, from and against. Heiro and against. Heiro and Assigns, from and against. Heiro and against. Heiro and Assigns, from and against. Heiro an | |
| And the said Mortgager agree to Josove the house and buildings on said lot in a sum not less than | |
| And the said Mortgager agree to Insure the house and buildings or said let in a sum not loss than | - The |
| Dollars in a company or companies actisfactory to the mortgages, and keep the sume incored from low five, and assign the polley of insurance to said Mortgages, and that in the event that the mortgages shall at any time fail to do so, then the gree may cause the same to be insurance under this mortgage, with interest And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due and uspaid. And if at any time any part of said debt, or interest thereon, be past due to the passassion of any premises and collection and read any budge of the Circuit Court of said State may, at chambers or otherwise, appoint the authority to take passassion of any premises and collection and read to entire the passassion of any premises and collection and the said of the said of the passassion of any premises and collection and premises and collection and said well are such passassion of any premises and collection and said well are said east of the said for said of the said | |
| fire, and usign the policy of insurance to said Mortgagee, and that in the event that the mortgager shall at any time fall to do so, then the sages may cause the same to be insured in | |
| 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, Preby assign the renta and profits of the above described premises to paid mortgages, or. And all at any time any part of said debt, or interest thereon, be past due and unpaid, Preby assign the renta and profits of the above described premises to paid mortgages, or. And if at any time any part of said debt, or interest thereon, be past due and unpaid, PROVIDED ALWAYS, nevertheless, and it is the true intent and amounts of the parties to those Presents, that if | |
| 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, Preby assign the rents and profils of the above described premises to paid mortagage or or described premises and collect and profils of the althority to take possession of said premises and collect and rents and profits, applying the net p.oceals thereof (arter paying cost of collection bit, interest, costs or expenses; without liability to account for anything more than the rents and posts actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the purities to these Proants, that if the said mad shall well and truly pay or cause to be paid unto the said Mortagages.—the said debt or sum of money aforesaid, with interest thereon, if receiving to the true intent and meaning of said most, then this deed of bargain and sale shall ecase, determine, and be utterly null and void; or remain in fall force and virtue. AND IT IS AGREED by and between the said parties that said mortagagor hold and enjoy the said Premises until default of payment shall be made. ITNESS hand and seal , this fall that the made. ITNESS hand and seal , this fall that the made. ITNESS hand and delivered in the presence of BESTATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me. A best of the South that he with the presence of the said parties that he within written deed, and that he with he with he with the presence of the said parties that he within written deed, and that he with he with he with he with the presence of the said parties that he within written deed, and that he with | |
| And if at any time any part of said debt, or interest thereon, be past due and unpaid. Treby assign the rents and profits of the above described premises to paid mortgages or described. The profits of the above described premises to paid mortgages or described. The profits of the above described premises to paid mortgages or described. The above described premises to paid mortgages or described premises or otherwise, appoint this authority to take possession of and premises and collect said erate and profits, applying the net p-occeds thereof (after paying cost of collection), interest, costs or expenses; without liability to account for anything more than the rents and p-ofts actually collected. PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to those Presents, that if, the said of an and shall well and truly pay or cause to be paid unto the said Mortgages. the said debt or sum of money aforesaid, with interest thereon, if conding to the true intent and meaning of and note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; premain in fall force and virtue. AND IT IS AGREED by and between the said parties that said mortgager, hold and enjoy the said Premises until default of payment shall be made. FITNESS | |
| preby assign the rents and profits of the above described premises to gaid mortgagee or seirs, Executors, Administrators or Assigns and agree that any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint that authority to take possession of asid premises and callet said rents and profits, applying the net poccess thereof (after paying cost of collection with, interest, costs or expense; without liability to account for anything more than the rents and possession of expense; without liability to account for anything more than the rents and possession, that if the anida and shall be and truly pay or cause to be paid unto the said Mortgagee—the said debt or sum of money aforesaid, with interest theorem, if executing to the true intent and meaning of said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; premain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor premain full force and virtue. AND IT IS AGREED by and the winter and virtue and the said mortgage premain full force and virtue. AND I | |
| the STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me at he saw the within named A Delical of Sovereigns and address the secretion thereof. SWORN TO before me this witnessed the execution thereof. SWORN TO before me this A D, 19-32 Jack May State may, a reader the secretion of said spermises and collect said readers and profits actually collected. ARRIVATE OF SOUTH CAROLINA Greenville County FERSONALLY appeared before me at he saw the within named A Delical Lake of South Carolina. MORTGAGE OF REAL ES SWORN TO before me this A D, 19-32 Jack Mallanda Remains of South Carolina. RENUNCIATION OF DO' Greenville County. I, When it may concern that Mrs. When it may concern that Mrs. A D, 19-32 Jack Mallanda Mallan | |
| AND IT IS AGREED by and between the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; semain in full force and virtue. AND IT IS AGREED by and between the said parties that said mortgagor, shold and enjoy the said Premises until default of payment shall be made. ITINESS hand and seal, this Hell Little Little day of in the year of our Lord one thousand, nine hundred and in the one hundred and force the Presence of the United States Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and the said the Signed Si | t a receive |
| hold and enjoy the said Premises until default of payment shall be made. ITNESS hand and seal, this little let day of justice in the year of our Lord one thousand, nine hundred and the year of the Sovereigns, and Independence of the United States Signed, sealed and delivered in the presence of the Sovereigns, and Independence of the United States Signed, sealed and delivered in the presence of the States Signed, sealed and delivered in the presence of the States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the presence of the United States Signed, sealed and delivered in the source of the United States Signed, sealed and the States States of the States Signed, sealed and the States States of the States Sta | |
| in the year of our Lord one thousand, nine hundred and that two in the one hundred and fight of the bresence of year of the Sovereigns and Independence of the United States Signed, sealed and delivered in the bresence of the Sovereigns and Independence of the United States Signed, sealed and delivered in the bresence of the Sovereigns and Independence of the United States Signed, sealed and delivered in the bresence of the United States Signed, sealed and delivered in the Sovereigns and Independence of the United States Signed, sealed and delivered in the Sovereigns and Independence of the United States Signed, sealed and Independence of the United States Signed, sealed and Independence of the United States Signed, sealed and Independence of the United States Signed, and Independence of the Un | |
| in the year of our Lord one thousand, nine hundred and in the one hundred and fight year of the Sovereignsy and Independence of the United States Signed, sealed and delivered in the presence of We state of South Carolina and fight year of the Sovereignsy and Independence of the United States Signed, sealed and delivered in the presence of We state of South Carolina and the State of South Carolina and the saw the within named to the saw the within and the saw the within named to the saw the within the with the within written deed, and that the with the within the withi | |
| in the one hundred and fifty seyld year of the Sovereignsy and Independence of the United States Signed, sealed and delivered in the presence of IE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me factor of the Within written deed, and that he with J. la. Allanda witnessed the execution thereof. SWORN TO before me this day year of the Sovereignsy and Independence of the United States Signed, sealed and delivered in the United States Signed, sealed and the United States Signed and the United States Signe | |
| Signed, sealed and delivered in the presence of A Molland MORTGAGE OF REAL ES Greenville County PERSONALLY appeared before me. the saw the within named. A Molland A Mortgage of Real Es And The saw the within named. The saw the | |
| TE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me the saw the within named act and deed deliver the within written deed, and that he with J. L. Comments witnessed the execution thereof. SWORN TO before me this 13 /K day Juck Helland Notary Fubic for South Carolina. The STATE OF SOUTH CAROLINA Greenville County, I, Whom it may concern that Mrs. A Maldand A did this day ap the hin named 3 A Maldand A did this day ap | of America |
| HE STATE OF SOUTH CAROLINA Greenville County PERSONALLY appeared before me the saw the within named A DECLULAR witnessed the execution thereof. SWORN TO before me this A D, 19 32 DD. Bakk A, A. D., 19 32 DD. Bakk A, D., 19 32 U. D. Bakk | |
| MORTGAGE OF REAL ES Greenville County PERSONALLY appeared before me the saw the within named A Heliand witnessed the execution thereof. SWORN TO before me this A D, 1932 Notary Public for South Carolina. WE STATE OF SOUTH CAROLINA Greenville County, I, Whom it may concern that Mrs. MORTGAGE OF REAL ES MORTGAGE OF REAL ES And Claude And A Claude A | (L. S |
| MORTGAGE OF REAL ES Greenville County PERSONALLY appeared before me. and the saw the within named A. He Security witnessed the execution thereof. SWORN TO before me this /3/K day // A. D., 19.32 J. Notary Fublic for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Whom it may concern that Mrs. MORTGAGE OF REAL ES And Pellian A And A Pellian A A D. 19.32 | (L. S |
| Greenville County PERSONALLY appeared before me A Dellace L and the saw the within named A Dellace L m, seal and as act and deed deliver the within written deed, and that he with witnessed the execution thereof. SWORN TO before me this A D, 1932 D. 272. Ball Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County, I, Whom it may concern that Mrs. A D, 1932 A D, | (L. S |
| Greenville County PERSONALLY appeared before me A DARCALL And the saw the within named The County And the within named The County And the within written deed, and that he with And the with Andrew An | (L. S. |
| Greenville County PERSONALLY appeared before me A Dellace L and the saw the within named A Dellace L m, seal and as act and deed deliver the within written deed, and that he with witnessed the execution thereof. SWORN TO before me this A D, 1932 D. 272. Ball Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County, I, Whom it may concern that Mrs. A D, 1932 A D, | |
| PERSONALLY appeared before me. A | FATE |
| m, seal and as act and deed deliver the within written deed, and that he with J. le. Summer witnessed the execution thereof. SWORN TO before me this day Jack Holland RENUNCIATION OF DOWN Or Carolina. HE STATE OF SOUTH CAROLINA Greenville County, I, Substantial Management of M | |
| m, seal and as act and deed deliver the within written deed, and that he with J. L. D. | made oat |
| witnessed the execution thereof. SWORN TO before me this /3 // day Jack J | |
| witnessed the execution thereof. SWORN TO before me this /3 // day Jack J | |
| witnessed the execution thereof. SWORN TO before me this /3 // day Jack J | oud |
| HE STATE OF SOUTH CAROLINA Greenville County I, Whom it may concern that Mrs. The Chin named 13 2 14 11 12 14 11 12 | |
| Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Whom it may concern that Mrs. A Mand A Mand A Milward A Mil | |
| Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA Greenville County I, Whom it may concern that Mrs. A Mand A Mand A Milward A Mil | |
| HE STATE OF SOUTH CAROLINA Greenville County, I, Whom it may concern that Mrs. And | *************************************** |
| Greenville County I, Whom it may concern that Mrs. Additional Mrs. Add | |
| Greenville County I, Whom it may concern that Mrs. Additional Management of Managem | |
| I, | |
| hin named 3, 2, 24 Mand, did this day ap | ertify unto |
| hin named 13, 2, JANUand, did this day ap | wife of th |
| , did this day ap | |
| I MANA MANA MANAMENTAL WARREST TO THE CONTROL OF TH | |
| son or persons whomsoever, renounce, release and forever relinquish unto the within named | |
| | |
| irs 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 men | tioned and |
| eased. | |
| Given under my hand and seal, this 13/h day of 11/11/15 Able 14 (L. S.) Notary Public for South Carolina. | |
| day of July , A. D., 1932 | · |
| Notary Public for South Carolina. | |
| corded) 424 23 rd , 1932, at 12:23 o'clock P. M. | |