TOGETHER with all and simplier the Rights, Members, Heredition-and and Appartmanents to the sold President behalping, or in anywise incident or superstain. TO HAVE AND TO HOLD all and degular the sold Presidents made the sold. W. C. Hennon, and halp Heirs, Executers and Administrators to warrant or sold the sold. W. C. Hennon, and halp Heirs, Executers and Administrators to warrant or warrant or sold the sold. W. C. Hennon, and halp Heirs, Executers and Administrators to warrant or warrant or sold the sold. W. C. Hennon, and halp Heirs, Executers and Administrators and Administrators on the sold president of the sold that the same or sop part thereof. And the sold contrageors, agree. In house the bases and buildings on said has in a sum not hos than. X. Lance and reinforce, and keep the sold of the sold increases, and keep the sold contrageors, and keep the sold contrageors, and keep the sold contrageors, and keep the sold of the sold increases. The sold reinforce is a sum of the sold increases, and keep the sold reinforce to the sold increases, and the sold increases, and the sold of the sold increases. The sold reinforce is all contrageors, and keep the sold of the sold increases. And if it as any time any part of and day in interest theorem, be past due and small. A necessary to a contrageors, and any other sold increases. And if it as any time any part of and day in interest theorem, in past decided any and it is also that in the creat them to manageors, and any other interests the sold increases. And if it is any time any part of and Shire may all ordinates and managed an executive with substitute to the part of and protects, opposing the set processed investigate, further parts and past day in the part of any other past of an
TOGETHER with all and singular the Rights, Members, Heredizensesia and Appartenances to the said Frentiers helonging, or in anywise incident or apparetain TO HAVE AND TO HOLD all and singular the said Premiers unto the said. W. G. HERROM, and Info. Heirs and Assigns forever. And. J. do hereby blost. ENYSOLT SUID. BY. Heirs, Internoors and Administrators to warrant a receiver defend all and singular the said Premiers unto the said. W. G. HERROM, and List. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns, from and against. BYSOLT and MY. Heirs and Assigns are compact the said. And the said nordingage. agree. In income the houses and buildings so said led in a sum as less than. A. In the said nordingage. And keep the assignment of the said sortingage. In the late in the event that the mortgage. And keep the assignment of the said sortingage. In the late in the event that the mortgage. And keep the assignment as an extension of the late in the event that the mortgage. And he said in a sum as less than an event of the said sortingage. In the late in the event that the mortgage. And he said in a sum as least the said sortingage. In the late in the event that the mortgage. And he said said sortingage. In the late in the event that the mortgage. And he said in a sum as least said sortingage. In the late in the interior and principle of the Gricein Course of and State may a chalabors or clearly said sortings. In the rest and prints of the abuve disconting the said print of the said posterior in the prints of the said said sortings and the said said sortings and the said sortings and the said said sortings and the said sortings and t
TOGETHER with all and singular the Rights, Members, Heredituments and Apparlemences to the said Premises belonging, or in anywise incident or apperatus TO HAVE AND TO HOLD all and singular the said Premises used to the said. W. C., Hennion and his server and his server and a segment of the said Premises unto the said. W. C., Hennion and his server, And, I do hereby bind, HYSOLf and my Heirs, Executors and Administrators to servant a server defend all and singular the said Premises unto the said. Histor and Assigns forever. And, I do hereby bind, HYSOLf and my Hennion and sequent. Mysolf and my Henrion and Administrators are defended all and singular the said Premises unto the said. Histor and Assigns, from and against. Mysolf and my Henrion and Administrators and Assigns and every person whemseever haveling editing or to claim the same or any part thereof. And the said morrages. — to instruct the house and buildings on and left in a same to the same on the said contribution. — The same and the said morrages. — to instruct the house and buildings on and left in a same to the said morrages. — And the said morrages. — in an internal and assigns the pelling of incincents to the said morrages and the said morrages. — In an internal and assigns the pelling of incincents to the said morrages. — And the said morrages. — In an internal and assigns the pelling of incincents to be insured in my Henrion and superate of said morrages. — In an internal and superate of said morrages. — In an internal and superate of said morrages. — In an internal and superate of said morrages. — And if all my the said myrages. — And if all my the said myrages. — And if all my the say part of said downther substitutes and an internal and superate of said morrages. — And indications and the said morrages. — Helps possessed on the said premises and said and said premises and the said as an internal and said premises and the said morrages. — And indications and the said morrages. — And in an internal and morrages. — And in an internal and m
TOGETHER with all and singular the Rights, Members, Hereditaneous and Appartemances to the said Premises belonging, or in anywise incisioni or appertain. TO HAVE AND TO HOLD all and singular the said Premises must one said. W. C., Henson and his same and the said Premises with the said Premises with the said W. C., Henson and his same and Administrators to warrant is surrounded all and singular the said Premises unto the said. W. C., Henson and his same and the said Premises with the said Premises with the said warrant of the said singular the said Premises unto the said. Heirs and Assigns from and against. Mysolf and my letter, Executors, Administrators and Antigns and every person whomesere lavelfuly delaining or to claim the same or any part threvel. And the said mortgages. agree. Dollars, in a suspany or companies said factory to the mortgage, and keep the an angular from less or decays by fire, and assign the policy of insurance to the said mortgages. and that in the event that the mortgage, while latered. Dollars, in an assignation of the said mortgage, and read the said mortgage. And if at any time any part of raid dold, or interest thereon, be past due to the said mortgage. And are all profile of the allowed described and any surface of adult or interest thereon, be past due to a said mortgage. And the said mortgage with a said said press and profile of the allowed described and any surface of adults or interest thereon, be past due to a said mortgage, with attention to the said mortgage. The said mortgage with a said said press and profile adults and profile adults called the said mortgage, with a said said press and profile adults and profile adults called any said press and profile adults called any called and said press and profile adults called any said press and profile adults called any said press and profile adults called any said that the said mortgage with a said profile adult called and the said said and s
TOGETHER with all and singular the Rights, Members, Herolitaments and Apputaments to the said Premises belonging, at in anywise incident or appertaint TO MAVE AND TO HOLD all and singular the said Premises unto the said. W. C., Henson and h.12 And here said Premises unto the said. W. C., Henson and h.13 Helics and Assigns forever. And. J. do hereby bind. Hyself and my
TOGETHER with all and singular the Sights, Monthers, Hereditaments and Apputtenances to the said Premises Belonging, or in anywise incident or apportunit TO HAVE AND TO HOLD all and singular the said Premises unto the said. W. C., Henson and his presented and administratory to warrant a green defend all and singular the said Premises unto the said. W. C., Henson and Administratory to warrant a green defend all and singular the said remains unto the said. W. C., Henson and Administratory to warrant a life in an an analysis of the said premises unto the said. W. C., Henson and Administratory to warrant a life in an an analysis of the said continued and buildings of the slatter and an any part of said the same or any part thereof. And the said mortgage. And the said mortgage. And the said mortgage. And the said mortgage. And the said mortgage is an analysis of insurance to the said mortgage, and that in the creat that the mortgage. And if at any time any part of said the interest these to be insured in the said present and appears of much insurance unter this mortgage, with altered. And if at any time any part of said the interest these to be insured in the said present and prese
TOGETHE will all and singular the Eights, Members, Hereditaments and Apputenances to the said Premiers belonging, or in anywise incident or apportuni TO HAVE AND TO HOLD all and eingular the said Premiers unto the said. W. C. Henson and his very server of the Angle of the Control of the Said Angle of Said An
TOGETHER with all and singular the Rights, Members, Horoditaments and Appuricanances to the said Premises belonging, or in serywine incident or appetration TO HAVE AND TO HOLD all and singular the said Premises unto the said. W. C. Henson and Ansigns forever. And. I do hereby bind. Myseelf and my Heirs, Executors and Administrators to warrant of the said and singular the said Premises anto the said. W. C. Henson and against. Myseelf and my learn and against. Myseelf and my learn and Assigns forever. And the said nortgages. Administrators and Assigns and every person whomsovere invitedly chicking or to chain the same or any part thereof. And the said nortgages. agree. To insure the house and brildings so said let in a sum not less than. **** Dollars, in a company or companies sufficiently to the nortgages. and keep the said mortgages. The said and saigns the polley of instrument to the said mortgages. The said the nortgages. And it is any time any part of said their contract the said mortgages. The said the same or any part thereof. And if at any time any part of said their, tentered thereon, he past do and targetid. I hereby assign the norts and predicts of the above descriptions of said histories used the assignment of the parties of the said mortgages. The said said the same of the said mortgages. The said said the said mortgages. The said said the said predicts and the said predicts of the said said the said predicts of the said said to the said predicts of the said said the said predicts of the said predicts of the said said the said said the said predicts of the said said th
TO HAVE AND TO HOLD all and singular the said remises unto the said. W. C. Hennon and his Jairs and Assigns forever. And. I
sets and Assigns forever. And . I
Histin and Assigns, from and against. Eygolf and my leties, Executes, Administrators and Assigns and every person whomsoever havefully claiming or to claim the same or any part thereof. And the said mortgager agree to hauve the house and buildings on said lot in a sum not less than
Heirs and Assigns, from and against. myself and my feirs, Executors, Administrators and Assigns and every person whomsever lawfully claiming or to claim the same or any part thereef. Delbars, in a company or companies satisfactory to the mertgagee, and keep the assumed from loss or damage by five, and assign itse policy of hauvance to the said mortgagee; and that in the event that the mortgage, and it to do so, then the said mortgagee may cause the same to be insured in And it at any time any part of said clobs, or interest thereon, be past due and unpaidI. hereby assign the rolls and regimes of said mortgages or an entrager and the said mortgages or an entrager And it at any time any part of said clobs, or interest thereon, be past due and unpaidI. hereby assign the rolls and profits of the above describ. And it at any time any part of said clobs, or interest thereon, be past due and unpaidI. hereby assign the rolls and profits of the above describ. And it at any time any part of said clobs, or interest thereon, be past due and unpaidI. hereby assign the rolls and profits of the above describ. And if at any time any part of said clobs, or interest thereon, be past due and unpaidI. hereby assign the rolls and profits of the above describ. An interest closed and profits, applying the net proceeds be because the said profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that itI, the said profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these parties to these and parties the said to partie to the said mortgages
And the said mortgager
Dollars, in a company or companies antifactory to the mortgages, and keep the as named from loss or damage by five, and assign the policy of insurance to the said mortgages; and that in the event that the mortgages, shall at my of the said mortgages and that in the event that the mortgages, shall at my of the said mortgages and that in the event that the mortgages, shall at my of the said mortgages and that in the event that the mortgages, shall at my of the said mortgages and that my my and of and did dot, interest charges, with interest. And if at any time any part of and did dot, interest charges, with interest. B1S Heiss, Executors, Administrators or Assigns, and again any Judges of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said promises as a secund for anything more than the retain and profits actually soletically spens said doth, interest, conteness, without part of executed for anything more than the retain and profits actually soletically growed additionations and said promises and a secund for anything more than the retain and profits actually soletically growed and doth, interest consequences of any profits a security of the said mortgages FROVIDED ALWAYS, nevertheless, and that it is the true intern and meaning of the parties to these Presents, that if I, the said mortgage is a said any soletical security of the said mortgage is any soletic security of the said mortgage is any soletic security of the said of the said mortgages the debt or sum of money aforesaid, with interest thereon, if any be due, according to the twen intern and meaning no said note, then this deed of bargain and said shall case, determine, and be giverly noll and void; otherwise to remain in full force and virtue in solidary in the said premises until full force and virtue in solidary in the said premises until full force and the said premises until said Premises until religious and said shall very said the sa
Dollars, in a company or companies satisfactory to the mortgagee, and keep the an ansared from less or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgager and it do do not here the mid mortgagee may cause the same to be insurance to the said mortgagee; and that in the event that the mortgager And if at any time any part of said debt, or interest thereon, he past dae and unpaid I hereby saign the rents and profits of the above described and mortgagee; and any the said mortgagee; and any though of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possessing of said premises, at any pudge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possessing of said premises, as a said mortgage
aurent from loss or damage by fire, and assign the policy of insurance to the said mortgages; and that in the ovent that the mortgage, shall at any time the said mortgage may cause the same to be insured in
all to do so, then the said morigages 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. I. hereby assign the rents and profits of the above descrit remises to said mortgages, or
And if at any time any part of add debt, or interest thereon, be past due and unpaid. I. hereby assign the rents and profits of the above descrit remises to said mortgage, or
nat any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises a pleate said rotts and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cests or expenses; without liabil a account for anything more than the rents and profits actually collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said mortage the paying the process of the said or the paying and also shall receive the said profits and the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also shall receive the said mortage of the paying and also said paying the said paying and also said paying the paying and also said paying and also said paying the paying and also said paying and also said paying and also said pay
at any Judge of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises a plelet said rotes and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liabil account for anything more than the rents and profits accounty collected. PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if I, the said morting of the parties to these Presents, that if I
be paid unto the said mortgagee
be paid unto the said mortgagee
be paid unto the said mottgagee
ear of our Lord one thousand, nine hundred and sixty-seven and in the one hundred a sixty-second year of the Independence of the United State Signed, sealed and delivered in the presence of Ruby Smith J. W. Sudduth (L. Sudduth Ansel M. Hawkins (L. Sudduth State State OF SOUTH CAROLINA, Greenville County. MORTGAGE OF REAL ESTATE. Personally appeared before me. Ruby Smith and made cath that S he saw the within named. J. W. Sudduth gn, seal and as. his sact and deed deliver the within written deed, and that She was Ansel M. Hawkins, witnessed the execution thereof. SWORN TO before me this. 13th November A. D. 1937 Ruby Smith November A. D. 1937 Ruby Smith Notary Public for South Carolina. RENUNCIATION OF DOWER. Greenville County. RENUNCIATION OF DOWER. I, Ansel M. Hawkins. Notary Public for S.
Sixty-second year of the Independence of the United State Signed, sealed and delivered in the presence of Ruby Smith J. W. Sudduth (L. Mansel M. Hawkins (L. Mansel M. Hawkins) HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me Ruby Smith and made oath that S he saw the within named J. W. Sudduth gn, seal and as his act and deed deliver the within written deed, and that She was Ansel M. Hawkins, witnessed the execution thereof. SWORN TO before me this 13th November A. D. 1937 Ansel M. Hawkins (L. S.) Notary Public for South Carolina. RENUNCIATION OF DOWER. I, Ansel M. Hawkins, Notary Public for S.
Signed, sealed and delivered in the presence of Ruby Smith Ansel M. Hawkins (L. (L. (L. (L. (L. (L. (L. (L
Signed, sealed and delivered in the presence of Ruby Smith Ansel M. Hawkins (L. Ansel M. Hawkins (L. (L. (L. (L. (L. (L. (L. (L
Ruby Smith J. W. Sudduth (L. Ansel M. Hawkins (L. Ansel M. Hawkins (L. ME STATE OF SOUTH CAROLINA, Greenville County.
Ansel M. Hawkins (L.) HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me. Ruby Smith Ign, seal and as. his act and deed deliver the within written deed, and that. She w Ansel M. Hawkins, witnessed the execution thereof. SWORN TO before me this. 13th ay of November A. D. 1927 Ansel M. Hawkins (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. RENUNCIATION OF DOWER. I, Ansel M. Hawkins, Notary Public for S.
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me
HE STATE OF SOUTH CAROLINA, Greenville County. Personally appeared before me
Greenville County. Personally appeared before me
Greenville County. Personally appeared before me
Indexidual made oath that S he saw the within named
J. W. Sudduth gn, seal and as his act and deed deliver the within written deed, and that She w Ansel M. Hawkins, witnessed the execution thereof. SWORN TO before me this 13th ay of November A. D. 1937 Ansel M. Hawkins Notary Public for South Carolina. RENUNCIATION OF DOWER. I, Ansel M. Hawkins, Notary Public for S.
gn, seal and as
Ansel M. Hawkins, SWORN TO before me this
SWORN TO before me this 13th ay of November A. D. 1937 Ansel M. Hawkins (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I, Ansel M. Hawkins. Notary Public for S.
Ansel M. Hawkins Notary Public for South Carolina. CI. S.) Notary Public for South Carolina. Ruby Smith Ruby Smith Ruby Smith Ruby Smith Notary Public for South Carolina. RENUNCIATION OF DOWER. I,Ansel M. Hawkins,
Ansel M. Hawkins (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,Ansel M. Hawkins. Notary Public for S.
Misel M. Hawkins (L. S.) Notary Public for South Carolina. HE STATE OF SOUTH CAROLINA, Greenville County. I,Ansel M. Hawkins. Notary Public for S.
HE STATE OF SOUTH CAROLINA, Greenville County. I,Ansel M. Hawkins, Notary Public for S.
Greenville County. I,Ansel M. Hawkins. Notary Public for S.
Greenville County. I,Ansel M. Hawkins. Notary Public for S.
I,Notary Public for S.
T 177 Chan 3 3 - 1-1-1
e wile 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 any compulsion
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named
W. C. Henson and his
eirs 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, this13th
November A. D. 19 Cora Sudduth
(
Ansel M. Hawkins Notary Public, S. C. (Seal)
RecordedNovember 15th 1937, at 3:148 o'clock P. M. BY:E