G.R.E.M.-2-a

TOGOTHER with all and cinquiar the Righia, Numbers, Herwitten must have asked Premises beingibing, or in anyonic incidence or approximation. TO BLYR AND TO SOLD all and simplicate the sold Premises must have asked. The SOLED CAPOLIDE Hat ACCESS, Only Concept and Charles and Assigns forever. And. I. do hereby blod. STRICE, SOLED, CAPOLIDE Hat ACCESS, Only Concept and Assigns forever. And. I. do hereby blod. STRICE, SOLED, CAPOLIDE Hat ACCESS, Only Charles and Assigns forever. And. I. do hereby blod. STRICE, SOLED, CAPOLIDE HAT ACCESS, Only Charles, Only Cha
TOGETHER with all and singular the Sights, Members, Revolutements and Appartaments to the said Premises Solongias, or in anywise incident or apparentations. TO HAVE AND TO HOLD at the Sights, Members, and Premises must be said. The SOLID, Carolina, Mattornal, Berik, Of.  The Property of Solid and Assigns frozens. And. I. do be brokey hind. myaclf,
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TOGETHER with all and simpular the Rights, Membours, Herefstanwets and Appartments to the said Promises belanging, or in survice incident or apportishing. TO HAVE AND TO HOLD all and singular the said Promises unto the said.  The SOULD, LES, SUCCESSOPS, SING.  Moles and Antigens facever. And. I. do be breely bind. EVEALT, EVE. SOULD, CHRILDESTON, LES, SUCCESSOPS, SING.  LLS. SUCCESSOPS.  LLS. SUCCESSOPS.  The SUCCESSOPS.  The SUCCESSOPS.  THE SUCCESSOPS.  THOSE SOULD, SERVICE BELLEVIA.  LLS. SUCCESSOPS.  THOSE SOULD, SERVICE BELLEVIA.  LLS. SUCCESSORS.  THOSE SOULD, SERVICE BELLEVIA.  THE SUCCESSORS.  THOSE SOULD, SERVICE BELLEVIA.  THE SUCCESSORS.  THOSE SOULD, SERVICE BELLEVIA.  THE SUCCESSORS.  THOSE SOULD AND AND ADMISSION OF CONTROL BELLEVIA.  THE SUCCESSORS.  And the sold mortageor. agrees. to income the board and baildings an said to in a sum not less than. COR. THOSE SINGLY, FLY9.  HURLIFOR SINGLY AND ADMISSION.  THE SURVEY SERVICE BELLEVIA.  THE SURVEY SERVING SERV
TOGETHER with all sod singular the Nights, Mombers, Hereditements and Approximances to the said Premises belonging, or is anywise inside at a spiretizable, TO NAVE AND TO HOLD all and singular the said Premises unto the said.  The SOMED GREDIAM NATIONAL Holds, Of Dearly bind.  The SOMED GREDIAM NATIONAL HOLDS, OF CHAPTERS, OF CH
TOGETHER with all and singular the Rights, Members, Herediscenents and Appurtenances to the said Premises belonging, or in surprise incident or apportaining.  TO HAVE AND TO HOLD all and singular the said Premises must the said. The SORID CAPOLINE NATIONAL Bank, of Charleston, 11s. SHOOGASADER SITE OF SORID CAPOLINE, National Bank, of Charleston, 15s. Should be said Premises unto the said. The SORID CAPOLINE, National Bank, of Charleston, 15s. ALLOCASAGES.  MARKED Assigns, from and against, mys solf, and my letter and solve the said sortegates. Spece to insure the house and buildings so said but in a sum not has than. One ADDRESS. PAYS.  Huntred and Nortegates, spece to insure the house and buildings so said but in a sum not have than. One ADDRESS. PAYS.  Hundred and Nortegates, spece to insure the house and buildings so said but in a sum not have than. One ADDRESS. PAYS.  Hundred and Nortegates, spece to insure the house and buildings so said but in a sum not have than. One ADDRESS. PAYS.  Hundred and Nortegates, spece to insure the house and buildings so said but in a sum not have than. One ADDRESS. PAYS.  Hundred and Nortegates, spece to insure the house and buildings so said but in a sum not have than. One ADDRESS. PAYS.  Hundred and Nortegates, spece to insure the house of buildings and said but in the event that the mortugates, and buildings so said but in a sum of the mortugates, and buildings so said but in a sum of the said mortugates, and that it is the count of said due and unput of a said that in the creat said pressite and preside of the said mortugates, and the said mortugates, the debt or sum of money aforesaid, with increast thereon, if any body and debt increase the said pressists and mortugates, and the said parties the said mortugates, and the sai
TO HAVE AND TO HOLD all and singeles the said Premises unto the said. The SOISD CATOLINA Heathers   Sois Control Street   Charleston, 188, SHOGHASOTE AND   Charleston, 188, SHOGHASOTE AND   Charleston, 189, SHOGHASOTE AND   Charleston and Administrators to warrant and receivers decided all and singular the said Premises unto the soid. The SOUTH CATOLINA Nations, from and against. Myself and my   Hoits, Discourter, Administrators and Assigns and every person whomeovers having charles to chain the same or any part thereof.  And the said mortgagers, agrees in insure the focus and buildings on said but in a sum not less than. One Thoughand, Fave   Hundred and No/100   Hundred and No/100   Hundred son is or desimply by my and sosign the policy of insurance to the said mortgages, and the in the create that the mortgages, and less the said mortgages. And the in the create that the mortgage, and all say this forces.  And if a say time any part of said civil, or between the complete to and maragages. A like any time any part of said civil, or between civil mortgages. A like any time any part of said civil, or between civil mortgages.  All if a say time any part of said civil, or between the complete to said maragages. A like any time any part of said civil, or between civil mortgages.  All if a say time any part of said civil, or between or cherevies, appoint a receive, with attention, Administrators or Assigns, and agree that any Judge of the Chresi Court of said State may, at chambers or otherwise, appoint a receive, with attention; Administrators or Assigns, and agree that agree the said maragages, and that it is the create and the said maragages and the it is the true intention and the said mortgages, and agree that agree the said and the said mortgages, and the it is the true intention and the said process of the and the said warrants of the said mortgages, and the it is the true intention and the said process, color or represses; which is the said mortgages and the said to the said mortgages and the said to the sa
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News and Assigns forever. And. I the baseby bind
The South Carolina Mational Earlie, of Charleston,  115. Successful and singular the said Premises unto the said. The South Carolina National Earlie, of Charleston,  115. Successful Succe
Heliz, Executors, Administratura and Assigns and every person whomsoever layrilly claiming or to dishin the same or any part thereof.  And the said mortgager agree to insure the home and shildings on said lot in a sum not less than One. Thousand, FAve
Medical Resolutions, Administrators and Assigns and every person whomsoever lawfully datating or to claim the same or any part thereof.  And the said norticagor
Heirs, Executors, Administrators and Assigns and every person whomsever leverally claiming or to claim the same or any part thereof.  And the said mortgagor—agree. to insure the house and buildings on said lot in a sum not less than. QRe. ThOUSERIA, \$\frac{7}{2}\text{Y-9}\$.  Hundred and \$\text{Not}\$ \( \text{O} \) \( \text{Dollars}, \) in a compary or compassing ratifactory to the mortgagor—shall et any time fail to do so, then the said mortgages—gray cause the same to be insured from loss or damage by fire, and assign the policy of insureme to the said mortgages—; and that in the crent that the mortgagor—shall et any time fail to do so, then the said mortgages—agree cause in the same to be insured.  And if at any time any part of said debt, or interest thereon, be past due and unpaid. I bereby assign the varies and profits of the above described profits at the same to be insured to the above described profits and interests. Carts of said value may, at cleanber or charries, appoint a receive, with authority to take posteroism of said receives and control of the Circuit. Cart of said value may, at cleanber or charries, appoint a receive, with authority to take posteroism of said receives and profits actually collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and mostling of the principal collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and mostling of the part of the said mortgages—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and mostling of the said mortgages—the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and mostling of the said mortgages—the said cream of money aforesaid, with interest thereon, if any be due, according to the true intent and mostling of the said not the said mortgages—the said cream of money aforesaid, with interest thereon, if any be due, according to the true intoin and mortgages—the said not said or the said not the said not the s
And the said mortgager serve to insere the house and buildings on said lot in a sum not less than One Thousand, Five  Hundred and No/100 Deltars, in a company or companies satisfactory to the mortgages, and keep the same to be said mortgages, and that in the event that the mortgages shall at any time all so do so, thou the said mortgages and that in the event that the mortgage shall at any time and part of said obth; or interest thereon he past does and unpaid Increby assign the rents and profits of the above described premises to said mortgages, or 118  Heirs, Executors, Administrators or Assigns, and agree that any Judge of the Circuit Court of said Satio may, at chambers or otherwise, appoint a receiver, with authority to take possession of said greenises and that are rents and profits actually collected, go cate of collection) given and doth, interest, codes or expenses, which limited in account for amounting more than the rents and profits actually collected, go cate of collections and doth, interest, codes or expenses, which limited to account for amounting more than the rents and profits actually collected, go cate of collections are also as the collection of the collection of the part of the parties of the parties to these Presents, that if I, the said mortgages to be paid unto the said mortgages. the debt or sum of money aformatid, with interest thereon, if any be doe, necessary, do and shall well and truly pay or cause the said note, then this deed of hargain and said; shall cease, determine, and be uttrify null and void; otherwise to remain in full force and vitters.  AND IT IS AGREED by and between the said parties that and mortgages Is only and depth of the true intern and meaning of the said note, then this deed of hargain and said; shall cease, determine, and be within in the vitters.  William to a said that the one harder and the said cease, determine, and be an account for animal meaning of the parties to these presents, that if I, I,
Hundred and No/100  Dollars, in a company or companies satisfactory to the mortgages and keep the same insured from loss or damage by fire, and satign the policy of insurance to the said mortgages and that in the event that the mortgages shall at any time and expense of such insurance under this mortgage, with interest.  And if at any time any part of said dock, or interest thereon, be past due and unpaid. I. hereby assign the runts and profits of the above described premises to said mortgages or. iii 8.  Heirs, Executors, Administrators or Assigna, and agree that 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 and collect said erroad profits, applying the red processes thereafter (after purping costs of collection) upon and dock, interest, cests or expenses, without liability to account for anything more than the roots and profits satisfuely collected.  PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if i, the said mortgages the debt or sum of mency aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said mortgages If the said not the mid energy development shall be made.  AND IT IS AGERED by and between the said parties that said mortgages If the load and chapt the true does of the presence of Walker W. A. Goldsmith
insured from loss or damage by fire, and assign the policy of insurance to the anid mortgages; and that in the event that the mortgages shall at any time fall to do so, the other had in more damages, with interest.  And if at any time any part of said debt, or interest thereon, be past doe and unpaid I. hereby assign the rents and profits of the above described premises to said mortgages or 1.1.2.8.  Hers, Executer, Administrators or Assigns, and agree that any Judge of she Circuit Court of said State may, at characteristic or paying coats of collection) upon said debt, interest, coats or expenses without liability to account for anything more than the rents and profits and training of the paying coats of collection).  PROVIDED ALWAYS, movertheless, and that it is the true intent and meaning of the parties to these Presents, that if , the said mortgages to be paid unto the said mortgages the debt or sum of mency aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the said note, then this deed of beaugain and said said coase, determine, and be until the beside note, then this deed of beaugain and said said coase, determine, and be until the wide with the said mortgages.  AND IT IS AGIERED by and between the said parties that said mortgages
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to be paid unto the said mortgages
to be paid unto the said mertgagese the debt or sum of money aforesaid, with interest thereon, if any he due, according to the true intent and meaning of the said not, then this deed of bargain and saie shall cesses, determine, and be uttary build and void; otherwise to remain in fall force and writes.  AND IT IS AGREED by and between the said parties that said mortgager 13. to hold and erloy the said Premises until default of payment shall be made.  Witness
Witness My band and seal , this Nineteenth day of March in the year of our Lord one thousand, nine hundred and Thirty-seven and in the one hundred and Sixty-first year of the Independence of the United States Signed, scaled and delivered in the presence of Welter Wa Goldsmith J. R. Jenkinson (L. S.)  E. S. Bulman (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Walter W. Goldsmith and made oath that he saw the within named J. R. Jenkinson sign, seal and as. his act and deed deliver the within written deed, and that he with E. S. Bulman witnessed the execution thereof.  SWORN TO before me this 19th A. D. 19.37  D. R. Cain Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA, Greenville County.  RENUNCIATION OF DOWER.  I. Notary Public for S. C.
Sixty-first year of the Independence of the United States of America.  Signed, sealed and delivered in the presence of
of America.  Signed, sealed and delivered in the presence of  Walter W. Goldsmith J. R. Jenkinson (L. S.)  E. S. Bulman (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me. Walter W. Goldsmith  and made oath that he saw the within named. J. R. Jenkinson  sign, seal and as. his act and deed deliver the within written deed, and that he with  E. S. Bulman witnessed the execution thereof.  SWORN TO before me this 19th  D. R. Gain (L. S.)  THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Notary Public for South Carolina.  Notary Public for S. C.
Signed, sealed and delivered in the presence of  Walter W. Goldsmith  J. R. Jenkinson  (L. S.)  E. S. Bulman  (L. S.)  THE STATE OF SOUTH CAROLINA,  Greenville County.  Personally appeared before me.  Walter W. Goldsmith  and made oath that he saw the within named  J. R. Jenkinson  (L. S.)  THE STATE OF SOUTH CAROLINA,  Sign, seal and as.  L. S. Bulman  witnessed the execution thereof.  SWORN TO before me this.  19th.  D. R. Gain  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I. Notary Public for S. C.  Notary Public for S. C.
Welter W. Goldsmith J. R. Jenkinson (L. S.)  E. S. Bulman (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  MORTGAGE OF REAL ESTATE.  Seenville County.  MORTGAGE OF REAL ESTATE.  Welter W. Goldsmith  J. R. Jenkinson  L. S.)  MORTGAGE OF REAL ESTATE.  Seenville County.  MORTGAGE OF REAL ESTATE.  Seenville County.  Mortgage of Real Estate.  J. R. Jenkinson  L. S.)  Mortgage of Real Estate.  Welter W. Goldsmith  witnessed the execution thereof.  Welter W. Goldsmith  Mortgage of Real Estate.  Welter W. Goldsmith  The STATE OF SOUTH CAROLINA, Greenville County.  Notary Public for South Carolina.  Notary Public for S. C.
E. S. Bulman (L. S.)  (L. S.)  THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me. Walter W. Goldsmith and made oath that he saw the within named. J. R. Jenkinson sign, seal and as
THE STATE OF SOUTH CAROLINA, Greenville County.  MORTGAGE OF REAL ESTATE.  Personally appeared before me
THE STATE OF SOUTH CAROLINA, Greenville County.  Personally appeared before me
Greenville County.  Personally appeared before me
Greenville County.  Personally appeared before me
and made oath thathe saw the within named
sign, seal and as
E. S. Bulman witnessed the execution thereof.  SWORN TO before me this 19th    day of March
SWORN TO before me this 19th  day of March A. D. 19-37  D. R. Cain (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Notary Public for S. C.
day of March A. D. 19_37  D. R. Cain (L. S.)  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I, Notary Public for S. C.
D. R. Cain  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I,
D. R. Cain  Notary Public for South Carolina.  THE STATE OF SOUTH CAROLINA,  Greenville County.  I,
Greenville County.  I,Notary Public for S. C.
Greenville County.  I,Notary Public for S. C.
do hereby certify unto all whom it may concern that Mrs
the wife of the within named
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
day ofA. D. 19
Notary Public, S. C. (Seal)