TOGETHER with all and singular the Rights, Members, Hereditaments and Appartenances to the said Premises belonging, or in anywise literiams or apparent to TORAYE AND TO HOLD all and singular the said Premises unto the said.  T. W. NORWOOD, Jr., his  Heirs and Assigns furever. And, Jdo hereby hind. Hyself Sind my Heirs, Excentions and Administrators to werrant of covere defend all and singular the said Fremises unto the said.  J. W. NORWOOD, Jr., his  Heirs and Assigns, from and against. His Sind my Heirs, Excentions, Administrators and Administrators to werrant of the said most of the said of the same or my past thereof.  And the said most against the said premises unto the said of the same of my past thereof.  And the said most against the said particles of the said particles of the said northwest the same of my past thereof.  And it at any time and suppose of said northwest the most pages, with interest.  And it at any time any part of and they of interest thereof, be past does not upon the said most against the said particles of the said most against the said particles of the said most any part of the parties to these Presents that if, J. the said receives any part of the said most any part of the said most any part of the said most any part of the parties of may be said received and said received by any of the said received by the said received by the said
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TOGETHER with all and singular the Riphts, Members, Horeditaments and Appartenances to the said Fremines belonging, or in anywise incident or apperfaming to the AND TO HOLD all and singular the said Fremines unto the said.  J. W. NOTWOOL, Jr., his  Server defend all and singular the said Promines unto the said.  J. W. NOTWOOL, Jr., his  Helirs and Assigns forever. And I. do hereby hind. Hype of Rind. Hyp.  Helirs, Executors, Administrators and Assigns and every person whomesever lavefully claiming or to claim the same or any part thereof.  And the said mortgager. serve. to insure the house and buildings on said int in a sum not less than. I.  Dellars, in a company or companies uniforticity to the mortgager. and keep the said and the said assigns. And assign the policy of insurance in the said mortgager. and reinfluence in the said mortgager. The said mortgager with increased in the said mortgager. The said mortgager with increased in the said said perfect the said summarized. The said mortgager with increased in the said mortgager. The said mortgager with increased in the said perfect of the said perfect of the said perfect of the said perfect of the said said that it is not to be said to see the said said mortgager. The said mortgager with increased in the said perfect of the said said perfect that said mortgager.  15.  16. S. Total Delay and between the said parties that said mortgager. 12. In hold and enjoy the said Premises said delay of the said said said cold. Contr
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TOGRITHER with all and singular the Eights, Membern, Hereditaments and Appurtenances to the said Premises belonging, or in any-ine incident or appertain TO HAVE AND TO HOLD all and singular the said Premises unto the said.  J. W. Norwood, Jr., his  Leirs and Assigns forever. And. J. do hereby bind. MYS elf and MY Heirs, Executors and Administrators to warrant of coverer defend all and singular the said Premises unto the said.  J. W. Norwood, Jr., his  Heirs and Assigns, from and against. Me And MY Heirs, Executors and Administrators to warrant of the said mortgager.  And the said mortgager.  And the said mortgager.  And the said mortgager.  And the said mortgager.  By Cause the must be been and buildings on said in the same or any part thereof.  And the said mortgager.  And if at any time any part of add dock, or interest thereon, be past due and unpaid.  And if at any interest and profits of the above destribution of the Circuit Court of said dock, or interest thereon, be past due and unpaid.  J. Heirs and expense of such insurance under this mortgage, with interest.  And if at any interest and profits of the above destribution of the control of the circuit Court of said dock or interest thereon, in past due and unpaid.  J. Heirs, Executors, Administrators or Assigns, and again any Judge of the Circuit Court of said State may, at chambers or etherwise, applied a new years of the circuit court of said State may, at chambers or etherwise, applied as received and profits of the above destribution and profits of the circuit Court of said State may, at chambers or etherwise, applied a part and profits, applying the next years of thereafter (after paying cease of collection) upon and destribution for the interest and profits and profits of the said profits and profits and profits and profits and
TO HAVE AND TO HOLD all and singular the said Premises unto the said.  J. W. Norwood, Jr., his  Heirs and Assigns forever. And, I
Heirs and Assigns forever. And,I
Seirs and Assigns forever. And
Laters and Assigns forever. And I. do hereby bind Myself snd my Heirs, Executors and Administrators to warrant orever defend all and singular the said Premises unto the said. J. W. Norwood, Jr., his Heirs and Assigns, from and against. Me Rid my Heirs and Assigns, from and against. Me Rid my Heirs and Assigns, from and against. Me Rid my And the said mortgagor agree to insure the house and buildings on said lot in a sum not leas than X Dollars, in a company or companies satisfactory to the mortgagee, and keep the sa and the said mortgagor may cause the same to be insured in X name and recent that the mortgagor and saign the policy of insurance to the said mortgage; and that in the event that the mortgagor and if at any time any part of said debt, or interest thereon, he past due and unpaid I. hereby assign the rents and profits of the above described any supplies and expense of such insurance under this mortgage, with interest.  **A name and recent and profits, applying the ent proceeds thereafter (after paying costs of collection) woon and debt, interest, applying the ent proceeds thereafter (after paying costs of collection) woon and debt, interest, or expenses; which the Islahl and yielder of the Chreuit Court of said State may, at chambers or otherwise, applying an eventual manufactor, interest, and the paying 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 mortgage askin ote, then this deed of bargain and sale shall case, determine, and be utterly mill and void; otherwise to remain in full force and virtue.  **PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if. I. the said mortgage askin onto, then this deed of bargain and sale shall case, determine, and be unterly mill and void; otherwise to remain in full force and virtue.
Heirs and Assigns, from and segainst. Me and my part thereof.  Heirs and Assigns, from and segainst. Me and my part thereof.  And the said mortgager
Heirs and Assigns, from and against. Be. and my  Teirs, Executors, Administrators and Assigns and every person whomseever lawfully claiming or to claim the same or any part thereof.  And the said mortgager—agree—to insure the house and buildings on said lot in a sum not less than. X.  Dollars, in a company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgager—and keep the same company or companies satisfactory to the mortgage—and and company or companies and interest that the mortgage with interest.  And if at any time any part of said dobt, or interest thereon, be past due and unpaid—I—hereby sasign the rents and profits of the above described and any profits of the Circuit Court of said State may at chambers or otherwise, appoint a receiver, with authority to lake possession of said Premises at any profits any 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 mortgage obe paid unto the said mortgages, and as a said note, then this deed of natignal and sales shall coate, electromic, and be utterly noil and void, otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT IS AGREED by and between the said parties that said mortgager, IS.  AND IT I
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uil to do so, then the said mortgagee may cause the same to be insured in X
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 describerances to said mortgages.  In the said state of the Circuit Court of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises 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 at a security on a said debt, interest, costs or expenses; without liability accounts or 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 mortgage design the tents 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 mortgage be paid unto the said mortgage. the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning as aid note, then this deed of bargain and sale shall cease, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagor. 1.2 to hold and enjoy the said Premises until default of payment shall be maded and a said to the said parties that said mortgagor. 1.2 to hold and enjoy the said Premises until default of payment shall be maded of our Lord one thousand, nine hundred and for typ-two and in the one hundred and sixty-sixth  America.  Signed, sealed and delivered in the presence of Ruth Boyer  Ottis E. Ridgeway, Jr., (L. S. Mabell G. Lynn  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Ruth Boyer  In made oath that. She saw the within named. Ottis E. Ridgeway, Jr., m, seal and as his said that the sixty in the said th
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 describeness to said mortgagee or 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 rate 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 caccount 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 mortgage and note, then this deed of bargain and sale shall cease, determine, and be unterly mull and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said mortgagor. 1.2. to hold and enjoy the said Premises until default of payment shall be may witness. My hand and seal , this 1.9th day of March in the ar of our Lord one thousand, nine hundred and forty-two and in the one hundred are sixty-sixth  America. Signed, sealed and delivered in the presence of Ruth Boyer Ottis E. Ridgewsy, Jr., (L. S. L. S. Mabell G. Lynn Mortgage Office Real ESTATE.  Personally appeared before me. Ruth Boyer  It made oath that She saw the within named. Otts E. Ridgewsy, Jr., act and deed deliver the within written deed, and that. She with Mabell G. Lynn witnessed the execution thereof.  SWORN TO before me this.
emises to said mortgagee or at his 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 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 caccum for anything more than the rents and profits applying the not proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without liabilization of the parties to these Presents, that ifI, the said mortgage and that it is the true intent and meaning of the parties to these Presents, that ifI, the said mortgage and not change and mortgagee the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning of the parties to these Presents, that ifI, the said mortgage and not change the said mortgage. AND IT IS AGREED by and between the said parties that said mortgager.is to hold and enjoy the said Premises until default of payment shall be maded in the said mortgage the said mortgager.is to hold and enjoy the said Premises until default of payment shall be maded in the one hundred at sixty-sixth
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be paid unto the said mortgagee
be paid unto the said mortgagee
we pad alone the said morgage. The dect of sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meaning ead note, then this deed of bargain and sale shall cases, determine, and be utterly null and void; otherwise to remain in full force and virtue.  AND IT IS AGREED by and between the said parties that said morgagor. 15. to hold and enjoy the said Premises until default of payment shall be mad witness. My hand and seal this 19th day of March in the one hundred at sixty-sixth  America.  Signed, sealed and delivered in the presence of Ruth Boyer  Mabel G. Lynn  MORTGAGE OF REAL ESTATE.  Personally appeared before me Ruth Boyer  I made oath that Se saw the within named Otis E. Ridgeway, Jr.,  Mabel G. Lynn  Witnessed the execution thereof.
AND IT IS AGREED by and between the said parties that said mortgagor 18 to hold and enjoy the said Premises until default of payment shall be made with the said parties.  Witness My hand and seal this 19th day of March in the one hundred and said in the one hundred as sixty-sixth  America.  Signed, sealed and delivered in the presence of Ruth Boyer Otis E. Ridgeway, Jr., (L. S. Mabel G. Lynn (L. S. County of Greenville.)  MORTGAGE OF REAL ESTATE.  Personally appeared before me. Ruth Boyer and deed deliver the within written deed, and that he with Mabel G. Lynn witnessed the execution thereof.  SWORN TO before me this 19th witnessed the execution thereof.
WitnessENhand and seal, this19th
ar of our Lord one thousand, nine hundred and forty-two and in the one hundred as sixty-sixth  America.  Signed, sealed and delivered in the presence of Ruth Boyer  Mabel G. Lymn  County of Greenville.  Personally appeared before me Ruth Boyer  In made oath that
ar of our Lord one thousand, nine hundred and forty-two and in the one hundred as sixty-sixth  America.  Signed, sealed and delivered in the presence of Ruth Boyer Otis E. Ridgeway, Jr., (L. S. Mabel G. Lymn  MORTGAGE OF REAL ESTATE.  Personally appeared before me Ruth Boyer  di made oath that She saw the within named Otis E. Ridgeway, Jr.,  m, seal and as his act and deed deliver the within written deed, and that She with Mabel G. Lynn witnessed the execution thereof.  SWORN TO before me this 19th  Wear of the Independence of the United State Independence
Sixty-sixth  America.  Signed, sealed and delivered in the presence of  Ruth Boyer  Mabel G. Lynn  County of Greenville.  Personally appeared before me.  Madel G. Lynn  Madel G. Lynn  Mortgage of Real Estate.  Ruth Boyer  Mortgage of Real Estate.  Ruth Boyer  Made oath that She saw the within named Otis E. Ridgeway, Jr.,  m, seal and as his  Madel G. Lynn  Madel G. Lynn  Madel G. Lynn  Madel G. Lynn  Wather State of the United State of th
Signed, sealed and delivered in the presence of  Ruth Boyer  Mabel G. Lynn  (L. S  (L.
Ruth Boyer  Mabel G. Lynn  (L. S  (L.
Mabel G. Lynn  (L. S  (L. S  HE STATE OF SOUTH CAROLINA, County of Greenville.  Personally appeared before me
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Mabel G. Lynn  19th  SWORN TO before me this
SWORN TO before me this
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/
Mabel G. Lynn  Notary Public for South Carolina.
E STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER.
County of Greenville.
I, Mabel G. Lynn Notary Public for S. C.
hereby certify unto all whom it may concern that MrsElizabeth M. Ridgeway
Ohi w m militarium T.
wife of the within named
AN AN TARM AT ANY MANGAM AN MANGAMA WAL
ad or rear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named
J. W. Norwood, Jr., his
J. W. Norwood, Jr., his
J. W. Norwood, Jr., his  rs 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.
J. W. Norwood, Jr., his  rs 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 19th
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