| in a cor | the said mortgagors agree to insure the house and buildings on said lot in a sum | not less |
|--|--|---|
| in a cor | light Hundred and no/100 | Dollars |
| fire, and | apany or companies satisfactory to the mortgagee ${f s}$, and keep the same insured from loss or ${f d}$ assign the policy of insurance to the said mortgagee ${f s}$; and that in the event that the mortg | amage by agor shall |
| at any | time fail to do so, then the said mortgagees may cause the same to be insured in | • |
| | their name and reimburse themselves | |
| | premium and expense of such insurance under this mortgage, with interest. | |
| And | I if at any time any part of said debt, or interest thereon, be past due and unpaid. | 5 <u>.</u> |
| | hereby assign the rents and profits of the above described premises to said mortgagee s, orth | |
| at cham rents a | executors. Administrators or Assigns, and agree that any Judge of the Circuit Court of said S bers or otherwise, appoint a receiver, with authority to take possession of said premises and cond profits, applying the net proceeds thereafter (after paying costs of collection) upon some costs or expenses: without liability to account for anything more than the rents and profit in the costs or expenses. | ollect said said debt. |
| PRO | OVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these | Presents. |
| that if | we the said mortgagers , do and shall well and truly pay or cause to be paid unto | o the said |
| intent a | ees the debt or sum of money aforesaid, with interest thereon, if any be due, according to nd meaning of the said note, then this deed of bargain and sale shall cease, determine, and I void; otherwise to remain in full force and virtue. | |
| AN | O IT IS AGREED by and between the said parties that said mortgagor 8 are | |
| | and enjoy the said Premises until default of payment shall be made. | |
| WITN | ess our hand s and seals, this twenty-fourth day of August | |
| in t | ne year of our Lord one thousand, nine hundred and Fifty Three | and |
| in t | ne one hundred and Seventy Eighth year of the Independen | nce of the |
| 11 | ted States of America. | |
| Signed. | scaled and delivered in the presence of | |
| | Jan Cal Lange Law At Cruige | (L. S.) |
| XI | ary with the | (L. S.) |
| 6 | Term Care | (L. S.) |
| Dia | a Julmer | · · · · |
| | | (L. S.) |
| | | |
| THE | STATE OF SOUTH CAROLINA | |
| (| reenville County Mortgage of Real Estate | |
| | Comp. The I was | |
| 11 | and n | nade oath |
| | | |
| | l'and as their act and deed deliver the within written deed, and tha | |
| witti | Witnessed the execution witnes | n thereof. |
| CIL | JUNEAU IN THE PRINTE AMERICAN TO THE PRINTER OF THE | |
| S | A. D. 19 53 Alls W. Spinck S.) Sara Fulmer | |
| | Mgust A. D. 19 53 | |
| | A. D. 19 53 Alls W. Spinck S.) Sara Fulmer | |
| C) | A. D. 19 53 Oction (A. D. 19 53) Notary Public for South Carolina STATE OF SOUTH CAROLINA | |
| C) | STATE OF SOUTH CAROLINA Renunciation of Dower. | |
| C) | A. D. 19 53 A. D. 19 53 Notary Public for South Carolina STATE OF SOUTH CAROLINA Greenville County. Renunciation of Dower. | |
| THE | A. D. 19 53 A. D. 19 53 Notary Public for South Carolina STATE OF SOUTH CAROLINA Greenville Charles W. Spence A. D. 19 53 Sara Julmer Renunciation of Dower. do hereby ce | rtify unto |
| THE I,_ all who | STATE OF SOUTH CAROLINA Greenville Charles W. Spence m it may concern that Mrs. Lois A. Craigo A. D. 19 53 Sara Julmer Renunciation of Dower. do hereby centre with the | rtify unto |
| THE I,_ all who within me, and | STATE OF SOUTH CAROLINA Greenville Charles W. Spence m it may concern that Mrs. Lois A. Craigo the way approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately and separately examined by me, did declare that she does freely yolung approximately | rtify unto vife of the pear before |
| THE I, all who within me, and without | STATE OF SOUTH CAROLINA Greenville Charles W. Spence mit may concern that Mrs. Lois A. Craigo upon being privately and separately examined by me, did declare that she does freely, volun any compulsion, dread or fear of any person, or persons whomsoever, renounce, release any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and any compulsion, dread or fear of any person, or persons whomsoever, renounce, release and compulsion. | rtify unto vife of the pear before |
| THE I, all who within me, and without relinqui | STATE OF SOUTH CAROLINA Greenville Charles W. Spence mit may concern that Mrs. Lois A. Craigo upon being privately and separately examined by me, did declare that she does freely, volun any compulsion, dread or fear of any person, or persons whomsoever, renounce, release are the unto the within named R.G. Pace and Tessie McK. Pace | rtify unto vife of the bear before tarily and and forever |
| THE I, all who within me, and without relinqui the | STATE OF SOUTH CAROLINA Greenville Charles W. Spence mit may concern that Mrs. Lois A. Craigo mamed Leroy F. Craigo upon being privately and separately examined by me, did declare that she does freely. volunt any compulsion, dread or fear of any person. or persons whomsoever, renounce, release are the unto the within named R.G. Pace and Tessie McK. Pace Heirs and Assigns, all her interest and estate, and also all her right and claim of | rtify unto vife of the bear before tarily and and forever |
| THE I,_ all who within me, and without relinqui the in or to | STATE OF SOUTH CAROLINA Greenville Charles W. Spence mit may concern that Mrs. Lois A. Craigo upon being privately and separately examined by me, did declare that she does freely, volun any compulsion, dread or fear of any person, or persons whomsoever, renounce, release are the unto the within named R.G. Pace and Tessie McK. Pace | rtify unto vife of the bear before tarily and and forever |
| THE I,_ all who within me, and without relinqui the in or to | STATE OF SOUTH CAROLINA Greenville County. Charles W. Spence mit may concern that Mrs. Lois A. Craigo upon being privately and separately examined by me, did declare that she does freely volun any compulsion, dread or fear of any person, or persons whomsoever, renounce, release are the unto the within named R.G. Pace and Tessie McK. Pace Sir Heirs and Assigns, all her interest and estate, and also all her right and claim of all and singular the Premises within mentioned and released. The property of the premises within mentioned and released. The property of the premises within mentioned and released. | rtify unto vife of the bear before tarily and ad forever |
| THE I,_ all who within me, and without relinqui the in or to | STATE OF SOUTH CAROLINA Greenville Charles W. Spence mit may concern that Mrs. Lois A. Craigo mamed Leroy F. Craigo mupon being privately and separately examined by me, did declare that she does freely. volum any compulsion, dread or fear of any person, or persons whomsoever, renounce, release are sh unto the within named R.G. Pace and Tessie McK. Pace Theirs and Assigns, all her interest and estate, and also all her right and claim of all and singular the Premises within mentioned and released. The August A. D. 19 53 | rtify unto vife of the bear before tarily and ad forever |
| THE I, all who within me, and without relinqui the in or to Giveo to | STATE OF SOUTH CAROLINA Greenville County. Charles W. Spence mit may concern that Mrs. Lois A. Craigo mamed Leroy F. Craigo upon being privately and separately examined by me, did declare that she does freely. volun any compulsion, dread or fear of any person, or persons whomsoever, renounce, release are the unto the within named R.G. Pace and Tessie McK. Pace Pir Heirs and Assigns, all her interest and estate, and also all her right and claim of all and singular the Premises within mentioned and released. The many hand and seal, this 24th | rtify unto vife of the bear before tarily and ad forever |