| TO NATE AND TO HOLD, a) and implicate the relative sum to be set. **ACL CLASS AND THE | hereby bind |
|--|---|
| Interior Executive and Artifletic and Control of Contro | hereby bind Heirs, Executors and Administrators, warrant and forever defend, all and singular the said premises unto the said Heirs and Assigns, from and against Heirs and Assigns, from and against Administrators and Assigns, and every person whomsoever lawfully 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 Dollars (in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damage fire, and assign the policy of insurance to said Mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee |
| More and varying and an analysis and and promises the said promises that the said of the said straining and against a part of the said straining and against a part of the said straining and except persons and except persons brightly claiming to be claim the said straining and except persons and except persons brightly claiming to be desired. There is no compared to the said straining and the said of the said management, and large straining the policy of incompared to this Mattagam, and that is the event that the more gaper. At the said straining the policy of incompared to the said straining and repared to the said management of the said management of the said straining and repared to the said straining and repared to the said straining and the said straining and repared to the said straining and straining and repared to the said straining and strai | warrant and forever defend, all and singular the said premises unto the said. Heirs and Assigns, from and against. Heirs and Assigns, from and against. And the said Mortgagor agree to insure the house and buildings on said lot in a sum not less than Dollars (in a company or companies satisfactory to the mortgagee), and keep the same insured from loss or damage fire, and assign the policy of insurance to said Mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee |
| And the task Mecongacine acred Arriges, and every person whomeover best-fairly challenge, or to claim the some or any part thereof. And the task Mecongacine acred to be more below and brothlings or took in a term not has taken. Delite the society of instruction to and Managages—sool their in the cent that the nortageon—that is any time fail to do so, then the soid more again, and their fail to compact, and the more again, and their fail to compact the source of the source | And the said Mortgagor |
| Deliver (in a compare of compared malifestory to the surface)— and leny the tame instead from his or change fine, and cutters the policy of instruction is all compared and a state of the policy of instruction is all compared and a state of the policy of instruction is all compared and a state of the policy of instruction is all compared and the interest that the most that the most that the most that the most that is a state and continuous and capacity of such instruction of the policy of such instruction of the most that the mos | And the said Mortgagor agree to insure the house and buildings on said lot in a sum not less than |
| Dolleys (in a company or companies utilisations to the unityrapor), and acry the name insured from has not decoupe for, and assign the policy of insurance to be insured in an analysis of the policy of insurance to be insured in an analysis of the policy of insurance and resident to the continuous and caseness of each insurance under this energies, with insured. And if it any time any part of said dolls, or insured throws be past for and unusual. And if it any time any part of said dolls, or insured throws be past for and unusual. Insurance of each state case, and the said dolls or insured throws be past for and unusual. Insurance of each state case, and the said continuous past on the said continuous past of the said continuous past on the said continuous past on the said continuous past of the | |
| specifies and early the polity of immune to and Montagee. and that in the crest that the montagene shall at any time shall on an than the will morroque ye cause the state to be insured in | fire, and assign the policy of insurance to said Mortgagee, and that in the event that the mortgagor shall at any time fail to do so, then the said mortgagee |
| And if it any time any part of said delt, or interest thereon be goad the and smoothy. And if it is any time any part of said delt, or interest thereon be goad the and smoothy or take proceeds thereof a said state may, at cleanables or all there is said southern the said state may, at cleanable or all the said southern the said state may, at cleanable or at the said state of said state may, at cleanable or at the said state may, at cleanable or at the said state of said state may at cleanable or at the said state of said state may at cleanable or at the said of said state of the said clean state or at the said clean state or or repress, which the said state or at the said state of the said or or institute in the said state of the said clean state or | |
| And if as any fine any part of said delts, or interest theretoe be part due and unquait. And if as any fine any part of said delts, or interest control of the said uncreases. Being, Execution, Administrators or Antigm, and agree that any Judge of the resist control of said State may, at Audition and the said said uncrease costs as expenses, without hability to end of costs, ourself, of the passession of and presents and resists and any Judge of the passession of any passes and collect and resists and the said cost, ourself, of the passession of any passes and collect and resists and the said costs are received costs as expenses, which is labely to another the said resists and profess and the said costs are received. The said costs are received to the said and the said costs are received to the said and the said costs. PROVIDED ALWAYS NUVERFIELDS, and is in the true interest and meaning of the said costs. PROVIDED ALWAYS NUVERFIELDS, and is in the true interest and meaning of the said costs. AND IT IS AGREEDID, we not between the said parties, thus the said means are received to the said costs of extension and the said costs. AND IT IS AGREEDID, by and letween the said parties, thus the said means are received to the said costs of extension and ordered and the said costs of extension | |
| Above towarded premises to said contenses. The content Administrator or Administration of the present of cold cert and replaced sphiling and proceeds thereof. Like parameters of colderation sphiling and proceeds thereof. Like parameters of colderation sphiling and processes. PROVIDED ALWAYS. NEVERTHELESS, and it is the true insent and manning of the space to the process. In add mortaneous. In add and many gas or cause to be prod, more than the central terms. In add mortaneous. In add and many gas or cause to be prod, more than the central terms in fall force and virtual and vools, other one to the more than the clean of the central terms in fall force and virtual and vools, other one to make the said central terms and the central terms in fall force and virtual and vools, other one to the central terms and | the premium and expenses of such insurance under this mortgage, with interest |
| profess permit profess of control (after paying cases of collection) special the said deed, interest cases or expenses; without inability to accuse the control and polytography of profess permit profes | |
| end in merganor | net proceeds thereof (after paying costs of collection) upon the said debt, interest, costs or expenses; without liability to account for anything more than the rents |
| with the same and default of payment shall be made. WITHERS III Hand and Seal this day of the source of the Lord one thousand rine bundered and the source of the Lord one thousand rine bundered and the Lord of | said mortgagor, do and shall well and truly pay or cause to be paid, unto the said mortgagee, the said debt, or sum of money aforesaid, with interest thereon, any be due, according to the true intent and meaning of the said note, then this deed of bargain and sale shall cease, determine, and be utterly null and void other- |
| WITNESS Hand and Seal this Ath Asy of Carried one thousand nine hundred and Seal this Asy of our Lord one thousand nine hundred and Seal this Sovereign and Independence of the United States of America Sugarda and Seal this Sovereign and Independence of the United States of America Sugarda Su | AND IT IS AGREED, by and between the said parties, that the said mortgagor |
| in the year of our Lord one thousand nine bondred and the Control of the Sourceign and Independence of the United States of America Signed, Sealed anglothered in the Byenne of CLASSE AND | mises until default of payment shall be made. |
| Signal, Sealy and subilivered in the Prosence of Classical Augustian Country MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE MORTGAGE OF REAL ESTATE Creenville Country Description Country The saw the within named. Corenville Country I. Intercept Country Land Corenville Country I. Intercept Country Land Country La | |
| Signal, Searly and shell-vered in the Topenere of (I. S.) (I. S. | $\rho \cdot \rho_{-}$ |
| Acceptable of the securior theorem. SWORN to before me, this within maned. SWORN to before me, this within the securior the securior thereof. SWORN to before me, this within the securior of the securior | |
| (I. S.) (I. | Hances faines (Signed, Season and Denvered in the Projecte of Curry Que Que Curry fame V. S.) |
| (I. S.) TE STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. It made oath that 3. he saw the within named. Act and deed, deliver the within written Deed; and that S. he, with. SWORN to before me, this. SWORN to before me, this. OI. ACTUALLY A. D. 192 It should be saw the within anned. BE STATE OF SOUTH CAROLINA. Greenville County. I, Hereby certify unto all whom it may concern, that Mrs. The of the within named. The within anned. The of the within named. The within anned. The same desparately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or foar of any person or person whomsoever, renounce, release and forever relinquish unto the within named. The same dassigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my band and seal, this. Of. A. D. 192. Notary Public for South Carolina (SEAL) | alyce B. Fice (L. S.) |
| The STATE OF SOUTH CAROLINA. Greenville County. In seal, and as | |
| Greenville County. PERSONALLY appeared before me. I made oath that is he saw the within named. I made oath that is he deed, and that is he deed, and that is he does freely, voluntarily and without any compulsion, dread or fear of any person or persaw the within named. I made oath that is he deed, and that is he does freely, voluntarily and without any compulsion, dread or fear of any person or persaw the within named. I made oath that is he deed, and that is he does freely, voluntarily and without any compulsion, dread or fear of any person or persaw the made of the within named. I made oath that is he deed, deliver the within written Deed; and that is he does freely, voluntarily and without any compulsion, dread or fear of any person or persaw the made of the country is he within maned. I made oath that is he does freely, voluntarily and without any compulsion, dread or fear of any person or persaw the made of the countr | |
| in made oath that is he saw the within named. act and deed, deliver the within written Deed; and that & he, with witnessed the execution thereof. SWORN to before me, this Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises thin mentioned and released. GIVEN under my hand and seal, this of A. D. 192 Notary Public for South Carolina (SEAL) | |
| m, seal, and as | PERSONALLY appeared before me alique B. Price |
| witnessed the execution thereof. SWORN to before mc, this. Of ALLIAN A. D. 192 Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises him mentioned and released. GIVEN under my hand and seal, this. (SEAL) Notary Public for South Carolina | made oath that She saw the within named. Osich a. Curringham) |
| witnessed the execution thereof. SWORN to before mc, this. Of ALLIAN A. D. 192 Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises him mentioned and released. GIVEN under my hand and seal, this. (SEAL) Notary Public for South Carolina | |
| witnessed the execution thereof. SWORN to before mc, this. Of ALLIAN A. D. 192 Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, hereby certify unto all whom it may concern, that Mrs. e of the within named. I upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named. Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises him mentioned and released. GIVEN under my hand and seal, this. (SEAL) Notary Public for South Carolina | |
| SWORN to before me, this SWORN to before me, this A. D. 192 L. A. D. 192 SE STATE OF SOUTH CAROLINA, Greenville County. I. hereby certify unto all whom it may concern, that Mrs. of the within named | , seal, and as MU act and deed, deliver the within written Deed; and that & he, with Itauce face |
| Notary Public for South Carolina RESTATE OF SOUTH CAROLINA, Greenville County. I, | witnessed the execution thereof. |
| Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, | SWORN to before mc, this |
| Notary Public for South Carolina RENUNCIATION OF DOWER Greenville County. I, | of January A. D. 192.9 |
| RESTATE OF SOUTH CAROLINA, Greenville County. I, hereby certify unto all whom it may concern, that Mrs. de of the within named | |
| Greenville County. I, | Notary Fusite for South Carolina |
| I, | |
| did this day appear before me, lupon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named | |
| l upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named | |
| l upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person whomsoever, renounce, release and forever relinquish unto the within named | Greenville County. |
| | Greenville County. I, |
| Heirs and Assigns, all her interest and estate, and also her right and claim of dower, of, in or to all and singular, the premises hin mentioned and released. GIVEN under my hand and seal, this | Greenville County. I, |
| of | Greenville County. I, |
| of | Greenville County. I, |
| Notary Public for South Carolina | Greenville County. I, |
| | Greenville County. I, |
| Recorded fan 14th 1929, at 1:00 o'clock M. | Greenville County. I, |
| | Greenville County. I, |

į,

....