| The state of the s | |
|--|--|
| | |
| | |
| | |
| | |
| TAP | |
| | • |
| | |
| | |
| | |
| | nts and Appurtenances to the said Premises belonging, or in anywise incident or 1 Nortgages 1 Successors |
| To applie with all and singular the Rights, Members, Hereditamen | the said Mortgagee, Its Successors Heirs, Executors and Administrators f and my 1ts successors max and Assigns, |
| rtaining. | the said Molisasovani, and the said Molistrators |
| TO HAVE AND TO HOLD, all and singular, the said Tellines and | the said Mortgagee, ### Heirs, Executors and Administrators ### and Mortgagee and ### and Assigns, #### a |
| Assigns, forever. And | said Mortgagee and every person whom- |
| varrant and forever defend all and singular the said | Heirs, Executors and Administrators and Mortgagee and its successors Heirs, Executors, Administrators and Assigns, and every person whom- damage by fire and windstogwen Hundred, Fifty |
| n and againstn and against | damage by fire and william of the number of |
| And the said Mortgagor agree 5 to insure the house and buildings | damage by fire and windstogwen Hundred, Fifty s on said lot/in a sum of not less than in a company or companies satisfactory to the Mortgagee; and keep the same the said Mortgagee; and that in the event that the Mortgagor shall at any |
| (\$750.00) Dollars | in a company or companies satisfactory to the Mortgager shall at any the said Mortgagee; and that in the event that the Mortgagor shall at any sured in Mortgagor Sname and reimburse itself |
| ured from loss or damage by fire, and assign the policy of insurance to | the said Mortgagee_; and that in the event that the mortgagers sured in Mortgagor Sname and reimburse 1tself interest. I hereby assign the rents and profits |
| ne fail to do so, then the said Mortgagee may cause the same to be interest the mortgage, with the premium and expense of such insurance under this mortgage, with | sured in Mortgagor Sname and reinburse the rents and profits the and unpaid, hereby assign the rents and profits to take possession of said premises and appropriate receiver, with authority to take possession without liability to |
| the premium and or time any part of said debt, or interest thereon, be past | due and unpaid, or Assigns, and |
| And if at any learning of the state of the s | sors TANK T |
| ree that any Judge of the Circuit Court of said State may, at chambers of | ing costs of collection) upon said debt, interest, costs |
| elect said rents and profits, applying the net proceeds theres. | Presents, that if the said Mortgagor do and |
| ellect said rents and profits, applying the net proceeds the said rents and profits actually collected. | ing of the parties to these Flesches, the according to the true |
| ATEVED LHELP.33. 4HV II II | nt and meaning of the party with interest thereon, if any be due, according in full force |
| PROVIDED ALWAYS, NEVERTHELESS, and I to the said Mortgagee the | e debt or sum of money, with interest thereon, if any be duc, according in full force |
| PROVIDED ALWAYS, NEVERTHELESS, and it is the relation of the said well and truly pay or cause to be paid unto the said Mortgagee the said meaning of the said note, then this deed of bargain and sale shattent and meaning of the said note, then this deed of bargain and sale shattent | e debt or sum of money, with interest thereon, if any be duc, according in full force |
| thall well and truly pay of cause then this deed of bargain and sale snates and meaning of the said note, then this deed of bargain and sale snates. | e debt or sum of money, with interest thereon, if any be duc, according in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and be utterly null and void; otherwise to remain in full force tall cease, determine, and the utterly null and void; otherwise to remain in full force tall cease. |
| nall well and truly pay of cause then this deed of bargain and sale shatent and meaning of the said note, then this deed of bargain and sale shatent and virtue. AND IT IS AGREED, by and between the said parties, that the said | aid Mortgagor |
| nall well and truly pay of cause then this deed of bargain and sale shatent and meaning of the said note, then this deed of bargain and sale shatent and virtue. AND IT IS AGREED, by and between the said parties, that the said | aid Mortgagor |
| AND IT IS AGREED, by and between the said parties, that the saintiel default of payment shall be made. WITNESS | the debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, if any be duc, according to debt or sum of the case, and according to |
| AND IT IS AGREED, by and between the said parties, that the sainties default of payment shall be made. WITNESS | debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to the said Premises and Mortgagor. April Mrs. W. C. Evans (L. S.) |
| AND IT IS AGREED, by and between the said parties, that the sainties default of payment shall be made. WITNESS | debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to the said Premises and Mortgagor. April Mrs. W. C. Evans (L. S.) |
| AND IT IS AGREED, by and between the said parties, that the sainties default of payment shall be made. WITNESS | th debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to the money and according to debt or sum of money, and ac |
| AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | th debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to the money and according to debt or sum of money, and according to debt |
| AND IT IS AGREED, by and between the said parties, that the sainties default of payment shall be made. WITNESS | th debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to the money and according to debt or sum of money, and according to debt |
| AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | th debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to debt or sum of money, and if any be duc, according to the money and according to debt or sum of money, and ac |
| AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | the debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, with interest thereon, if any be duc, according to debt or sum of money, and be duc, according to debt or sum of money, with interest thereon, if any be duc, according to the said Premises The debt or sum of money, with interest thereon, if any be duc, according to the said Premises The debt or sum of money, with interest thereon, if any be duc, according to the said Premises The debt or sum of money, with any be duc, according to the said Premises The debt or sum of money, and be utterly null and void; otherwise to remain in full force and according to the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of money, and the debt of the said Premises The debt or sum of the said Premises The debt or sum of the |
| nall well and truly pay of candinater and meaning of the said note, then this deed of bargain and sale shand virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | the debt or sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money, with interest thereon, if any be duc, according to the sum of money and the sum |
| nall well and truly pay of candinater and meaning of the said note, then this deed of bargain and sale shanter and meaning of the said note, then this deed of bargain and sale shanter and virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | de debt or sum of money, with interest thereon, if any be duc, determine in full force hall cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor |
| nall well and truly pay of characters and meaning of the said note, then this deed of bargain and sale shanter and meaning of the said note, then this deed of bargain and sale shanter and virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | de debt or sum of money, with interest thereon, if any be duc, determine, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor. Let hold and enjoy the said Premises the day of April in the year and in the one kundred and the letter and in the one kundred and the letter and in the one kundred and the letter and th |
| nall well and truly pay of chief the said note, then this deed of bargain and sale shall then the said parties, that the saintil default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS My hand and seal this forty-ty of our Lord one thousand, nine hundred and forty-ty orange the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: Kitty Browne Ben C Thornton THE STATE OF SOUTH CAROLINA, Greenville County. Kitty Browne | the meaning of money, with interest thereon, if any be duc, determine, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor to hold and enjoy the said Premises the day of April |
| nall well and truly pay of chief the said note, then this deed of bargain and sale shall then the said parties, that the saintil default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS My hand and seal this forty-ty of our Lord one thousand, nine hundred and forty-ty orange the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of: Kitty Browne Ben C Thornton THE STATE OF SOUTH CAROLINA, Greenville County. Kitty Browne | the meaning of money, with interest thereon, if any be duc, determine, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor to hold and enjoy the said Premises the day of April |
| THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me | the meaning of money, with interest thereon, if any be duc, determine, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor to hold and enjoy the said Premises the day of April |
| nall well and truly pay of the said note, then this deed of bargain and sale shattent and meaning of the said note, then this deed of bargain and sale shattent and meaning of the said note, then this default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the said intil default of payment shall be made. WITNESS | the debt or sum of money, with interest thereon, if any be duc, exceeding the debt or sum of money, with interest thereon, if any be duc, exceeding in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor IS |
| THE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me | the debt or sum of money, with interest thereon, if any be duc, exceeding the debt or sum of money, with interest thereon, if any be duc, exceeding in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor IS |
| and well and truly pay of characteristic and meaning of the said note, then this deed of bargain and sale shared virtue. AND IT IS AGREED, by and between the said parties, that the said default of payment shall be made. WITNESSmyhand and seal, thislit four Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-t | the debt or sum of money, with interest thereon, if any be dut, the edebt or sum of money, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor 18 and Mortgagor April Mrs. W. C. Evans (L. S. (L. S. (L. S. (L. S. and made of money) and made of money the said Premises (L. S. (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. and made of money) the said Premises (L. S. and m |
| and well and truly pay of characteristic and meaning of the said note, then this deed of bargain and sale shared virtue. AND IT IS AGREED, by and between the said parties, that the sale intil default of payment shall be made. WITNESS MY hand and seal this lift for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and seal of the Little Browne. Kitty Browne Ben C Thornton Kitty Browne With Drowne Lord one that the said parties, that the said parties of America and deed deliver the within write witnessed the execution thereof. Sworn To before me this little day of April April April April April April One (L.S.) | the debt or sum of money, with interest thereon, if any be dut, the edebt or sum of money, and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor 18 and Mortgagor April Mrs. W. C. Evans (L. S. (L. S. (L. S. (L. S. and made of money) and made of money the said Premises (L. S. (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. (L. S. and made of money) the said Premises (L. S. (L. S. and made of money) the said Premises (L. S. and m |
| and well and truly pay of characteristic and meaning of the said note, then this deed of bargain and sale shared virtue. AND IT IS AGREED, by and between the said parties, that the said default of payment shall be made. WITNESSmyhand and seal, thislit four Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty of our Lord one thousand, nine hundred and for ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-ty-t | mt and meaning of money, with interest thereon, if any be duct, each of sum of money, with interest thereon, if any be duct, each of sum of money, with interest thereon, if any be duct, each of sum of the winds of the wise to remain in full force and Mortgagor is |
| nall well and truly pay of the said note, then this deed of bargain and sale shand virtue. AND IT IS AGREED, by and between the said parties, that the said default of payment shall be made. WITNESS | debt or sum of money, with interest thereon, if any be duc, each or sum of money, with interest thereon, if any be duc, each or sum of money, with interest thereon, if any be duc, each or sum of money, with interest thereon, if any be duc, each or sum of in the land void; otherwise to remain in full force and Mortgagor Is |
| nall well and truly pay of the said note, then this deed of bargain and sale shand virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESSmyhand and seal, thislits | debt or sum of money, with interest thereon, it any be dut, the content of sum of money, and be utterly null and void; otherwise to remain in full force and Mortgagor. Is |
| nall well and truly pay of the said note, then this deed of bargain and sale shand virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | Mrs. W. C. Evans Mortgage Of Real Estate Mortgage April Mortgage April Mortgage Of Real Estate Mortgage April Mortgage April |
| nall well and truly pay of the said note, then this deed of bargain and sale shind virtue. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS MY hand and seal this like with the said parties, that the saintil default of payment shall be made. WITNESS MY hand and seal this like with said parties, that the | mt and meaning and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor. Is |
| nall well and truly pay of the said note, then this deed of bargain and sale shand meaning of the said note, then this deed of bargain and sale shand virtue. AND IT IS AGREED, by and between the said parties, that the sale intil default of payment shall be made. WITNESS. MY hand and seal this Intil Greenville County. PERSONALLY appeared before me that sign, seal and as her act and deed deliver the within write witnessed the execution thereof. SWORN TO before me this April Ben C. Thornton Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA Greenville County April AD 19 12 Ben C. Thornton Notary Public for South Carolina. | mt and meaning of money, with interest thereon, if any be duct, seedst or sum of money, all cease, determine, and be utterly null and void; otherwise to remain in full force and meaning and be utterly null and void; otherwise to remain in full force and mortgagor. Is |
| nall well and truly pay of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | debt or sum of money, with interest thereon, it any be duc, debt or sum of money, with interest thereon, it any be duc, all cease, determine, and be utterly null and void; otherwise to remain in full force aid Mortgagor 18 |
| nall well and truly pay of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | debt or sum of money, with interest thereon, it any be duc, debt or sum of money, with interest thereon, it any be duc, all cease, determine, and be utterly null and void; otherwise to remain in full force aid Mortgagor 18 |
| nall well and truly pay of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this deed of bargain and sale shartent and meaning of the said note, then this default of payment shall be made. AND IT IS AGREED, by and between the said parties, that the saintil default of payment shall be made. WITNESS | mt and meaning and be utterly null and void; otherwise to remain in full force all cease, determine, and be utterly null and void; otherwise to remain in full force and Mortgagor. Is |