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TORFITTER with all and singular the Rights, Monthern, Birrelitaments and Approximates to the said Presides belonging, or in anywise incident or apportaining. TO RAYIA AND TO BIOLD all and singular the said Fremines undo the said. JRS., S., GRIFELL, bls. Helder and Annings forever. And
TOGETHER with all and singular the Rights, Members, Hareditaments and Apparamenes to the said Premises belonging, or in anywise incident or apportantists. TO HAVE AND TO ROLD all and singular the said Premises must the said. July 3, 5, GRYPELL, 11.6 Mains and Arisigns forever. And. I do hereby bind. EXTRALL INV. Mains, Executors and Administrators to warrant and forever defend all and singular the said Premises must be said. July 3, 6, GRYPELL, 11.8 Heirs and Assigns, from and against. IND. 20.1 My. Theirs, Executors, Administrators and Analysis and covery person violancever learning thinking or to claim the same or any part thereod. And the said moneyaper. agree. to influence the sound buildings on all to in a same to the said. TWO. THOUGHARD. Dollars, in conseave or companies arithmetic to a peloy of insurances to the said mortgages. and that in the event that the mortgages. That is any time primate and appears of maintenance of said shade or any time primate and appears of the following the same primate and primate the analysis of said the same and said the same and the said mortgages. In the said and the said mortgages. The said and the said mortgages. The said and the said mortgages of the Clyrich Care of said data or may constitute on the said mortgages. The said and said covers of said data or said profess said to the said. All Interpretations are said said to the said profess said to the said the said profess said to the said the said profess said to the said to the said of the said to the said of the said to the said of the
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TOORTHESS with all and ainquiar the Rights, Members, Hereditaments and Appartenances to the said Premises belonging, or in anywhite biologist or apparentations. TO HAVE AND TO HOLD all and singular the said Premises unto the said. JESS A. GENYSET, HAS Hairs and Ansigns forever. And I do havely hind. BYS91f. BY Berry Becomes and Administrators to warrant and forever defend all and singular the said Premises only the said. JESS S. GENYSET, his security. Administrators and Assigns and every person whenevers hardly stabiling or to chaim the same or any part thereof. And the said surgings. agree. And the said surgings. agree. TRG. Thrusaland. Deliars, in a company or companies statificately in the mortgage, and keep the same fluxed from less or damage by the, and assign the policy of humanaus to the instead mortgage and keep the same fluxed from less or damage by the, and assign the policy of humanaus to the instead of the said opens of one humanaus in the last the event that the notragen and as any time fail to do so, that each surgence of medicinates control this sortique, wis interest. All if all my time and payers of all olds, or attreets theretoe, is past due and empaid. I broby senigh the reats and product of the last of the control of the last of the last of the control of the last of the control of the last of the control of the last of th
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TOGETHER with all and singular the hights, Members, Harvillameats and Appartaments to the said Promises belonging, or in anywise incident or apportsaining. TO HAYD AND TO HOLD all and singular the said Premises unto the said. JESS. GENTOTE, DAS. Heirs and Assigns forever. And. I do brokey bind. EVS891f. MY
TOGETHER with all and singular the Eights, Members, Hereditaments and Appurtenances to the said Frentiese belonging, or in anywise incident or apportaining. TO HAVE AND TO HOLD all and singular the said Premises unto the said. JESS, GETPOTE, his. Heirs and Assigns forever. And. I do hereby bind. EYSOIT, HY
TO HAVE AND TO HOLD all and singular the said Premises unto the said. Liters and Assigns forever. And. L. do hereby blod. EVENT MARKET STATE OF SOUTH CAROLINA, County of Greenville. Letter and Assigns forever. And. L. do hereby blod. EVENT MARKET STATE. Spread of Said. Letter and Assigns forever. And. L. do hereby blod. EVENT STATE. Refers and Assigns, from and against. Book and administrators and Administrators and Administrators to the said. Refers and Assigns, from and against. Book and the said mortager. And the said mortager. The C. Thousand. Dullars, in company or companies satisfactory to the mortagers. And the said mortagers. The C. Thousand. The C. Thousand of the said satisfactory. The said satisfactory to the mortagers. The C. Thousand. The
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Heirs and Assigns forever. And. I. do hereby blod. EXSCIP_NY
Heles and Assigns, from and against
Heirs and Assigns, from and against
Heirs Directors, 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 bot in a sum not less than TRO.Thousand
Helia sod Assigns, from and against
and the sale mortgager agree to insure the home and buildings on said lot in a sum not less than THO. Thousand believe the home and buildings on said lot in a sum not less than THO. Thousand Deltars, in a company or companies suifractory to the mortgager shall at any time amneaned from loss or damage by fire, and assign the policy of insurance to the said mortgages and that in the oven that the mortgager shall at any time all to do set them the said mortgages any cases the same to be insured in
And the said movingage agree to insere the house and buildings on said tet in a sum not less than
THO. THOUSAID. Dollars, in a company or companies satisfactory to the mortgages and keep the same netured from loss or damage by fire, and assign the policy of instructe to the said mortgages in the event that the mortgages may cause the same to be instructed in. Hiff. Mane and relamburge. Himself. for the results and expense of such instructed under this mortgage, with interest. And if at any time any part of and debt, or interest threeon, he part does and unpaid I hereby assign the rents and profits of the above described promises to said mortgages or. And if at any firms any part of and debt, or interest threeon, he part does and unpaid I hereby assign the rents and profits of the above described promises to said mortgages or. In the doctors of the original profits applying the net proceeds thereafter, darks appoint a receiver, with authority to take potential of any profits applying the net proceeds thereafter, dark paying costs of collection) upon said debt, interest, costs or expenses; without liability received that the profits of the said mortgages. FROVIDED ALWAYS, newrobeless, and that it is the true intent and meaning of the parties to these Presents, that if the said mortgages or be paid unto the said mortgages the debt or sum of money aforesaid, with interest thereon, if any he due, according to the true intent and essands and the this deed of barryin and said said. AND IT IS AGREED by and between the said parties that said mortgages i. is, to hold and enjoy the said Premises until default of payment shall be made. AND IT IS AGREED by and between the said parties that said mortgages i. is, to hold and enjoy the said Premises until default of payment shall be made. 67th
HENDER IN CASE ONE of domings by fire, and assign the policy of insurance to the said mortgages and that in the event that the mortgages, shall at any time presents and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, he past due and unpaid. I. hereby assign the rests and profits of the above described from the to have described promines to said protages. In Hers, Executors, Administrators or Antigans, and agree collect said enter and profits, court of said fate any, of described promines to said protages. Court of said fate any, of described thereafter (after paying coars of collection) uplos said ests, instead, said any explaints actually solvines actually collection. The said mortgages of according to the proceeds thereafter (after paying coars of collection) uplos said ests, instead, solvines instituted occurs of said fate any of described and said rents and profits, applying the net proceeds thereafter (after paying coars of collection) uplos said ests, instead, collect any expension of said promines and occurs of the parties to these Presents, that if. I the said mortgages of according to the time proceeds the said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages are also as a said mortgage and a said mortgages. The said mortgages are also as a said mortgage are also as a said mortgage are also as a said mortgages. The said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages are also as a said mortgages. The said mortgages are also as a said mortgages are also
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remises to said mortages or habitative process in the state of the Circuit Court of said State may, at chambers or otherwise, appoint a teasier cutter. Execution, Administrators or Ansigna, and agree hab any Budge of the Circuit Court of said State may, at chambers or otherwise, appoint a teasier cutter. Execution that any Budge of the court of said state and profits, applying the net process thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without lightly on account for any public 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
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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. Witness. MY. hand. and seal., this. 23 day of. Sept. in the rear of our Lord one thousand, nine hundred and 67th and in the one hundred and 67th and in the one hundred and 67th year of the Independence of the United States Signed, sealed and delivered in the presence of D. B. Leatherwood J. G. Willis (L. S.) Semmile Lurey (L. S.) County of Greenville. Personally appeared before me. Semmile Lurey MORTGAGE OF REAL ESTATE. Semmile Lurey D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this. 23 ay of Sept, A. D. 19. 122 D. B. Leatherwood Notary Public for South Carolina. County of Greenville. REMUNCIATION OF DOWER. County of Greenville. REMUNCIATION OF DOWER. L. S. B. Leatherwood, N. F. for S.C. LANARY Public Not. 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,
Witness By hand and seal , this 23 day of Sept. In the ear of our Lord one thousand, nine hundred and forty-two and in the one hundred and 67th year of the Independence of the United States Signed, sealed and delivered in the presence of Ps. B. Leatherwood J. C. Willis (L. S.) Semmie Lurcy (L. S.) (L. S.) HE STATE OF SOUTH CAROLINA, County of Greenville. Semmie Lurcy Semmie Semmie Lurcy Semmie Semmie Lurcy Semmie Semm
ear of our Lord one thousand, nine hundred and 67th
67th f America. Signed, sealed and delivered in the presence of D, B, Leatherwood Lirey (L. 8.) County of Greenville. Personally appeared before me. Semmile Lirey MORTGAGE OF REAL ESTATE. Semmile Lirey D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this. 22 Ay of. Sept. Notary Public for South Carolina. Notary Public for South Carolina. RENUNCIATION OF DOWER. L. B. B. Leatherwood, N. F. for S.C. XXXXXIII Semmile Lirey D. B. Leatherwood, N. F. for S.C. XXXXIII Semmile Lirey D. B. Leatherwood, N. F. for S.C. XXXXIII Semmile Lirey D. B. Leatherwood, N. F. for S.C. XXXXIII Semmile Lirey Notary Fundation of Dower. L. B. B. Leatherwood, N. F. for S.C. XXXXIII Semmile Lirey Notary Fundation of Dower. L. County of Greenville. L. County of Greenville. J. G. Willis Mary Estater Willis Mary Estater Willis Mary Estater Willis Mary Estater Willis Mortgage of the United States And S. Willis Mortgage of Real Estate. Lirey Semmile Lirey D. B. Leatherwood, N. F. for S.C. XXXXIII Semmile Lirey Notary Fundation of the Willis and Wilhout any compulsion, without any compulsion and without any compul
Signed, sealed and delivered in the presence of D. B. Leathsrwood J. G. Willis (L. S.) Semmie Lurey (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Sommie Lurey and made oath that. S. he saw the within named. D. B. Leatherwood SWORN TO before me this. 23 lay of Sept, D. B. Leatherwood Notary Public for South Carolins. County of Greenville. RENUNCIATION OF DOWER. I. D. B. Leatherwood, N. P. for S.C. Example Lurey D. B. Leatherwood, N. P. for S.C. Language Public for South Carolins. Renunciation of Dower. Language Public for South Carolins. County of Greenville. J. G. Willis the wife of the within named. J. G. Willis this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, lid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
D. B. Leatherwood Sworn to before me this. Sept. D. B. Leatherwood Notary Public for South Carolina. County of Greenville. Personald as an as act and deed deliver the within written deed, and that. S. he with the sept. Sworn to before me this. Sept. D. B. Leatherwood Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. I. D. B. Leatherwood, N. F. for S.C. I. S. B. Leatherwood, N. F. for S.C. I. S. B. Leatherwood, N. F. for S.C. I. S. Sept. In this did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, lid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
Semmie Lurey (L. S.) (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Semmie Lurey and made oath that S he saw the within named J. G. Willis his, seal and as his act and deed deliver the within written deed, and that S he with SWORN TO before me this 23. SWORN TO before me this 25. SWORN TO before me this 25. SWORN TO before me this 25. SEPT, A. D. 19 42 D. B. Leatherwood (L. S.) FHE STATE OF SOUTH CAROLINA, County of Greenville. I, D. B. Leatherwood, N. F. for S.C. SWORN TO before within named J. G. Willis this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, lid this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
Semmie Lurey (L. S.) County of Greenville. Personally appeared before me Semmie Lurey and made cath that S he saw the within named J. G. Willis his his act and deed deliver the within written deed, and that S he with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 25 ay of Septs A. D. 19 12 D. B. Leatherwood (L. S.) THE STATE OF SOUTH CAROLINA, County of Greenville. RENUNCIATION OF DOWER. I, D. B. Leatherwood, N. F. for S.C. EXEMPTED IN THE STATE OF SOUTH CAROLINA, County of Greenville. J. G. Willis de wife of the within named J. G. Willis did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
County of Greenville. Personally appeared before me. Semmie Lurey and made oath that S he saw the within named. Lister Semmie Lurey D. B. Leatherwood. Notary Public for South Carolina. County of Greenville. RENUNCIATION OF DOWER. L. D. B. Leatherwood. No F. for S.C. Mary Esther Willis. MORTGAGE OF REAL ESTATE. Semmie Lurey act and deed deliver the within written deed, and that. S he with within seed the execution thereof. SWORN TO before me this 23 Sept, A. D. 19
County of Greenville. Personally appeared before me. Semmie Larey J. G. Willis ign, seal and as. D. B. Leatherwood SWORN TO before me this. Sept. A. D. 19 112 D. B. Leatherwood Notary Public for South Carolina. WHE STATE OF SOUTH CAROLINA, County of Greenville. I, B. B. Leatherwood, N. P. for S.C. SETATE OF SOUTH CAROLINA, County of Greenville. J. G. Willis RENUNCIATION OF DOWER. J. G. Willis MARY Esther Willis D. G. Willis Mary Esther Willis D. G. Willis Mary Esther Willis D. G. Willis Mary Esther Willis
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County of Greenville. Personally appeared before me
Personally appeared before me Semmie Lurey Ind made cath that S he saw the within named J. G. Willis Injury seal and as act and deed deliver the within written deed, and that S he with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 23 Injury D. B. Leatherwood (L. S.) PRE STATE OF SOUTH CAROLINA, County of Greenville. I, S. B. Leatherwood, N. P. for S.C. Notary Public for South Carolina. No hereby certify unto all whom it may concern that Mrs. Mary Esther Willis the wife of the within named J. G. Willis id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
and made oath that S he saw the within named J. G. Willis
nd made oath that S he saw the within named his ign, seal and as
act and deed deliver the within written deed, and that S he with D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 23 ay of Sept, A. D. 19 42 D. B. Leatherwood (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, D. B. Leatherwood, N. P. for S.C. o hereby certify unto all whom it may concern that Mrs. Mary Esther Willis he wife of the within named J. G. Willis id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
D. B. Leatherwood witnessed the execution thereof. SWORN TO before me this 23 lay of Sept, A. D. 19 42 D. B. Leatherwood (L. S.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County of Greenville. I, B. Leatherwood, N. P. for S.C., To hereby certify unto all whom it may concern that Mrs. Mary Eather Willis the wife of the within named J. G. Willis id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
SWORN TO before me this 23 ay of Sept. A. D. 19 42 D. B. Leatherwood (L. S.) Notary Public for South Carolina. County of Greenville. I, B. B. Leatherwood. N. P. for S.C. XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Semmie Lurey D. B. Leatherwood (L. S.) Notary Public for South Carolina. County of Greenville. I, B. B. Leatherwood, N. P. for S.C. o hereby certify unto all whom it may concern that Mrs. Mary Esther Willis the wife of the within named J. G. Willis id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
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D. B. Leatherwood (L. S.) Notary Public for South Carolina. PHE STATE OF SOUTH CAROLINA, County of Greenville. I, B. B. Leatherwood, N. P. for S.C. To hereby certify unto all whom it may concern that Mrs. Mary Esther Willis the wife of the within named J. G. Willis Id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
RENUNCIATION OF DOWER. County of Greenville. I,
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County of Greenville. I,B. Leatherwood. N. P. for S.C
the wife of the within named
the wife of the within named
J. G. Willis id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
id this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion,
read or lear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named
Jas. S. Garrett, his
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.
Stimon made and and and this
Given under my hand and seal, thisA. D. 1942 Mary Esther Willis