TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or is anywise incident or apperiate to HAVE AND TO HOLD all and singular the said Premises unto the said. George R. Vance and Kathleen Estes Ven Ce their Assign forever. And 189 do hereby bind. OHFSelves and OUT Reirs, Executors and Administrators to variant reverse defend all and singular the said Premises unto the said. George R. Vance and Kathleen Estes Vance, their
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sires and Assigns forever. And. W. do hereby bind OURSelves and OUR Heirs, Executors and Administrators to warrant rever defend all and singular the said Premises unto the said. George R. Vance and Kathleen Estes Vance, their Heirs and Assigns, from and against OURSelves and Outsins, Executors, Administrators and Assigns and every person whomseever lawfully claiming or to claim the same on any part thereof. And the said mortgageos. agree. to insure the house and buildings on said tot in a sum not less than. SIX HUNDRED AND NO/16 (\$600.00) Dollars, in a company or companies satisfactory to the mortgageos. and keep the sured from loss or damage by fire, and assign the policy of insurance to the said mortgageos. In all at any it to do so, then the said mortgageos. Amangeosever embours and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, W.O. hereby assign the rents and profits of the above descensies to said neptigages. On the said mortgageos of the Chreat Court of said State may, at chambers or otherwise, appoint a receiver, with authority to fake possession of said premises like taid rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interes
sires and Assigns forever. And. W. do hereby bind OURSelves and OUR Heirs, Executors and Administrators to warrant rever defend all and singular the said Premises unto the said. George R. Vance and Kathleen Estes Vance, their Heirs and Assigns, from and against OURSelves and Outsins, Executors, Administrators and Assigns and every person whomseever lawfully claiming or to claim the same on any part thereof. And the said mortgageos. agree. to insure the house and buildings on said tot in a sum not less than. SIX HUNDRED AND NO/16 (\$600.00) Dollars, in a company or companies satisfactory to the mortgageos. and keep the sured from loss or damage by fire, and assign the policy of insurance to the said mortgageos. In all at any it to do so, then the said mortgageos. Amangeosever embours and expense of such insurance under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and unpaid, W.O. hereby assign the rents and profits of the above descensies to said neptigages. On the said mortgageos of the Chreat Court of said State may, at chambers or otherwise, appoint a receiver, with authority to fake possession of said premises like taid rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, cents or expenses; without his account for anything more than the rents and profits applying the net proceeds thereafter (after paying costs of collection) upon said debt, interes
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And the said mortgagers. agree to insure the house and buildings on said lot in a sum not less than SIX HUNDRED AND NO/16 (\$600.00) Dollars, in a company or companies satisfactory to the mortgagers. and keep the sured from loss or damage by fire, and assign the policy of insurance to the said mortgagers. and that in the event that the mortgagers. shall at any ill to do so, then the said mortgagers may cause the same to be insured in their mane and reimburse. themselves for emine and the said mortgagers are according to the form of the above described and unpaid. The mane and reimburse. Themselves for emines to said mortgagers, or interest thereon, be past due and unpaid. The hereby assign the rents and profits of the above described and profits around the said mortgagers. Administrators or Assigns, and 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 like tasid rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without ilial account for anything more than the rents and profits accusally 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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Dollars, in a company or companies satisfactory to the mortgagee. S. and keep the sured from loss or damage by fire, and assign the policy of insurance to the said mortgagee. S. and that in the event that the mortgagee. S. shall at any it to do so, then the said mortgagee. S. may cause the same to be insured in. the 1r
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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 liet said rents and profits, applying the net proceeds thereafter (after paying costs of collection) upon said debt, interest, costs or expenses; without his account 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
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PROVIDED ALWAYS, nevertheless, and that it is the true intent and meaning of the parties to these Presents, that if
be paid unto the said mortgagees the debt or sum of money aforesaid, with interest thereon, if any be due, according to the true intent and meanine said 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 mortgagorg. Ar.g. to hold and enjoy the said Premises until default of payment shall be no Witness. Our hand a sand seal., this 15th day of January in ar of our Lord one thousand, nine hundred and forty-three and in the one hundred sixty-seyenth year of the Independence of the United Sanderics. Signed, sealed and delivered in the presence of Albert J. Quigley J. Kelly Sisk (L. Mary L. Shaw Isbell L. Sisk (L. Mary L. Shaw Isbell L. Sisk (L. Mortgage of Real Estate.) MORTGAGE OF REAL ESTATE. Albert J. Quigley demands and Isbell L. Sisk their act and deed deliver the within written deed, and that he saw the within named J. Kelly Sisk and Isbell L. Sisk their act and deed deliver the within written deed, and that he
be paid unto the said mortgagees
asaid 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 mortgagors. Arg. to hold and enjoy the said Premises until default of payment shall be now the within named. WitnessOurhand_S_ and seal, this15thday of
WitnessQurhand_S_ and seal, this15thday of
ar of our Lord one thousand, nine hundred and forty-three and in the one hundred Sixty-seventh year of the Independence of the United S Signed, sealed and delivered in the presence of Albert J. Quigley J. Kelly Sisk (L. Mary L. Shaw Isbell L. Sisk (L. C.
ar of our Lord one thousand, nine hundred and forty-three and in the one hundred sixty-seventh year of the Independence of the United S Signed, sealed and delivered in the presence of Albert J. Quigley J. Kelly Sisk (L Mary L. Shaw Isbell L. Sisk (L
Sixty-seventh year of the Independence of the United S America. Signed, sealed and delivered in the presence of Albert J. Quigley J. Kelly Sisk (L. Mary L. Shaw Isbell L. Sisk (L. (L. HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me Albert J. Quigley ad made oath that he saw the within named J. Kelly Sisk and Isbell L. Sisk an, seal and as their act and deed deliver the within written deed, and that he
Signed, sealed and delivered in the presence of Albert J. Quigley J. Kelly Sisk (L. Mary L. Shaw Isbell L. Sisk (L. Cutter State of South Carolina, County of Greenville. Personally appeared before me Albert J. Quigley Albert J. Quigley Albert J. Sisk Alber
Signed, sealed and delivered in the presence of Albert J. Quigley Mary L. Shaw Isbell L. Sisk (L CHE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me. Albert J. Quigley and made oath that he saw the within named J. Kelly Sisk and Isbell L. Sisk Albert J. Quigley and made oath that he saw the within named J. Kelly Sisk and Isbell L. Sisk their act and deed deliver the within written deed, and that he
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Mary L. Shaw Isbell L. Sisk (L. (L. (L. (L. (L. (L. (L. (L
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HE STATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before meAlbert J. Quigley d made oath that he saw the within namedJ. Kelly Sisk and Isbell L. Sisk gn, seal and astheiract and deed deliver the within written deed, and that he
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Many Lon Shaw
Mary Lou Shaw witnessed the execution thereof.
SWORN TO before me this 15th
y of January A. D. 1943 Albert J. Quigley
Gerry Shuman (L. S.) Notary Rublic for South Carolina.
HE STATE OF SOUTH CAROLINA, SEAL RENUNCIATION OF DOWER. PURCHASE MONEY MORTGAGE.
County of Greenville. RENUNCIATION OF DOWER.
I, Gerry Shuman Notary Public for
Tohall Y Sigle
J. Kallw Sigh
e wife of the within named
and an down from an managem whomseeven namenas release and dense. The milking managed
read or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named
George R. and Kathleen Estes Vance, their
George R. and Kathleen Estes Vance, their
George R. and Kathleen Estes Vance, their
George R. and Kathleen Estes Vance, their eirs 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.
George R. and Kathleen Estes Vance, their eirs 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 release