TO HAVE AND TO HOLD, at and singular, the said Fremiers canto the said. Description: Descri
bereity bind MMMM and improve the process of the pr
warrant and forced bothed, all and singular fibe sold premises upon the said. When the said mortugator agree to instant the house and buildings on said but in a sum not has than. And the said mortugator agree to instant the house and buildings on said but in a sum not has than. Dollars (in a company or companies satisfactory to the mortugator), shall at any time fail to do to, then the said or green, and that in the cover that the mortugator. shall stay time fail to do to, then the said or green, and that in the cover that the mortugator. shall at any time fail to do to, then the said or green, and that in the cover that the mortugator. shall at any time fail to do to, then the said or green, and that in the cover that the mortugator. shall at any time fail to do to, then the said or the said or that the said of the said or that the said of the said or the said of the said or that the said of the said or that the said of the said of the said of the said or that the said of the sai
Here seed any administrators and Astigus, and every person or work well-assing, to foun our defaults. He seed to the seed mortgage and a seed and strong the same of any part thereof. And the said mortgage age to insure the house and buildings on raid lot in a sum not less than Dollars (in a company or companies satisfactory to the mortgage. And keep the same insured from loss or dan fire, and axign the policy of insurance to be said mortgage. And that in the event that the mortgage. And keep the same insured from loss or dan fire, and axign the policy of insurance under this mortgage. And that in the event that the mortgage. The premium and expense of such intuitions under this mortgage, with interest. And if at any time any part of said debt, or interest thereon, be past due and simple. And if at any time any part of said debt, or interest thereon, be past due and simple due to the parties to said mortgage the rest and problems the sale described promises to said mortgage, and a seek of the said to the said and said promises to said mortgage, and a seek of the said to the said promises of the said said promises to said mortgage, and a seek of the said to the said promises of the said said promises and agree that the profite of the said said promises and agree that the profite of the said said promises and agree that the profite of the said said promises and agree that the profite of the said said promises and agree that the profite of the said said to a said said well and truly pay or cause to be said, such the said mortgage. The said said profits accused or said the said said truly pay or cause to be said, such the said mortgage. The said said of the said said said said truly pay or cause to be said, such the said mortgage. The said said of the said said said said said truly pay or cause to be said, such the said mortgage. The said said of the said said said said said said said said
This rand Antique, trees and subject to the said mortgage, and overy pressure when subject to the mortgage. And he said mortgages agree — to insure the house and buildings on said het in a sens not less than — Dollars (in a company or companies satisfactary to the mortgage. — shall at any time fail to do so, then the said mortgage. — and then in the event that the mortgage. — shall at any time fail to do so, then the said nor the mortgage. — shall start any time fail to do so, then the said nor the premium and expense of such insurance under this mortgage, with interest. And if at any time any part oil said delth, or interest thereps, the part due and unprigage on the short despite premium and expense of such insurance under this mortgage, with interest. And if at any time any part oil said delth, or interest thereps, the part due and unprigage on the short despite premium and expense of such insurance under this mortgage, with interest. And if at any time any part oil said delth, or interest thereps, the part due and unprigage of the short despite premium and expense of and interest thereps, the part of the parties to the said premium and any part of the parties to the said premium and capture of the parties of t
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 mortgage—, and keep the same insured from loss or dan ire, and assign the policy of insurance to the said mortgage—, and that in the event that the mortgage—, shall at any time fail to do so, then the said or many cause the same to be insured in. The premium and expense of such insurance under this mortgage, with interest. And if at any time stoy part of said debt, or interest theregap, be past fore and unpaid. And if at any time stoy part of said debt, or interest theregap, be past fore and unpaid. And if at any time stoy part of said debt, or interest theregap, be past fore and unpaid. Meiry Recenters Administratory or Adigns, and agree that any Judge of Beator concribed greaterines to said mortgage. Meiry Recenters Administratory or Adigns, and agree that any Judge of Beator concribed greaterines to all mortgages. Meiry Recenters Administratory or Adigns, and agree that any Judge of Beator described greaterines on all contents and state of the past of the species of the said collects and create and said parties of the said mortgager. Meiry Recenters Administratory or Adigns, and agree that any Judge of BEOVIED ANAWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. MEIR Recenters Administratory or Administratory or Counter to be paid, unto the said mortgager—the said store or any of more paternesis, with interest there and under add and in the said and the said parties, that the said mortgager—the said said soft or game of more paternesis, with interest there AND IT IS AGREED, by and between the said parties, that the said mortgager—the said said collects of the under said and in the one hundred in the recent shall be made. WITHERS MARKET OF SOUTH CAROLINA. Next and seed, deliver the within written Deed; and that _be, with SWORK to belong may thin. A D. 12 -
Dollars (in a company or companies satisfactory to the mortgage), and keep the same insured from loss or dan ince, and ansign the policy of insurance to the said mortgage, and that in the event that the mortgager shall at say time fall to do so, then the said or may cause the name to be insured in
tire, and assign the policy of insurance to the said mortgagee
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said delt, or interest theorem, be past for and unpaid. And if at any time any part of said delt, or interest theorem, be past for and unpaid. And if at any time any part of said delt, or interest theorem, be past for and unpaid. And if at any time any part of said mortgages. Of Hell's And in the above described premise to said mortgages. Of Hell's And in the said promise to said mortgages. Of Hell's And in the said promise to said mortgages. Of Hell's And in the said promise to said mortgages. Of the said promise scenario without his flow to account for any thing more than it and promise scenario without his flow to account for any thing more than it and promise scenario without his flow to account for any thing more than it and promise scenario without his flow to account for any thing more than the said promise scenario without his flow to account for any thing more than the said promise scenario without his flow to account for any thing more than the said promise scenario without his flow to account for any thing more than the said promise scenario without his flow to account for any thing more than the said promise scenario in the flow of the said promises that it is the true invested to heavy flow the said cost, determine, and he interest than the entents and remained in the flow of the said promises. WITNESS Mell hand and each this said parties, that the said mortgages. WITNESS Mell hand and each this say year of one perd on perd on thousand nine hondred and said said facility of payment shall be made. WITNESS Mell hand and each this say year of the Sovereignty and Independence of the United States of America. For payment shall be made. WITNESS Mell hand and each this said parties, that the said mortgages. If the payment shall be made and deed, deliver the within written Deed; and that he, with mell and and in the one hundred said said the said payment of the said payment of the sai
And if at any time any part of said debt, or interest theregan, he past due and unpaid. And if at any time any part of said debt, or interest theregan, he past due and unpaid. Metal Executors, Abraintenance or Amista, and agree that any Judge of the showe described germines to said unprintage. The showe described germines to said unprintage on the said said germine and said permines and data germine said unprintage. The showe described to the true intent and uncanning of the said note, then shis deed of bargain and said shall case, determine, and be utterly until and avoid other emises until default of poyment shall be made. MITNISS MED. The shall be shad. The shall be shad. The shall be shad. The shall be shad. The shall be said and seal. The shall be shall be said noted and successful to the shall be made. MORTOAGE OF REAL EST. The shall said as the within name. The shall said as the within name. The shall said as the within name. The shall said as the said said seal and said said said said said said said sai
the premium and expense of such insurance under this mortgage, with interest. And if at any time any part of said delte, or interest thereon, he past due and onpaid. The above described premium to said multipages. On March 1988 and 19
And if at any line any part of said debt, or interest thereges, be past due and unpaid. Lists, Executors, Attinuistrature or Angen, and agree that any Judge to the above described premises to said mortgages. On the above described premises to said mortgages and the said parties and premises to these Presents, that if any said premises and described and truly pay, or cause to be guid, unto the said accregages. In mortgages. On the date, seconding to the true instals and meaning of the parties to these Presents, that if any said parties, that the said mortgages. AND IT IS AGREED, by and between the said parties, that the said mortgages. WITNESS IMP hand and sealt, this fall mortgages. WITNESS IMP hand and sealt, this fall mortgages. WITNESS IMP hand and sealt, this fall mortgages. On present of our peord one spousand nine hundred and MURIALLY premises and independence of the United States of America. On the present of the Sovereignty and Independence of the United States of America. On the premise of the presence of the Sovereignty and Independence of the United States of America. On the premise of the presence of the Sovereignty and Independence of the United States of America. On the premise of the sam of the presence of the said parties, the said parties of the s
he above described premises to said mortages of the control of the control of the control of the parasemon of the control of the parasemon of
the above described premises to said meritages. Or Management of the Control of t
could Court of said State may, at chambers or otherwise, appoint a receiver, with authority to the possession of said premises and collect said refers and principle and protein thereof is their paying costs of collection) to account for any children and a said premise said collection. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. I mortgagor
control of said State may, at chambers of otherwise, appoint a receiver, with authority to the procession of the possible of the said mort specific coulty of the said points actually collected. Broover of said state may, at chambers of otherwise, appoint a receiver, with authority to said some state of the said points and said points actually collected. Broover of said specific state of the procession o
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if a mortager — the said which read mortager — the said which read mortager — the said which read on the parties to the true intent and meaning of the said not, then this deed of intrapan and salt that case, distribution, and be unterty nall and world, other remain is full force and varture. AND IT IS AGREED, by and between the said parties, that the said mortager — to hold and enjoy the emises until default of payment shall be unde. WITNESS
a mortgager
AND IT IS AGREED, by and between the said parties, that the said mortgagor. AND IT IS AGREED, by and between the said parties, that the said mortgagor. It is hold and enjoy the unises until default of payment shall be made. WINNESS Mell hand and seal this fifth day of April and in the one hundred and fine hu
AND IT IS AGREED, by and between the said parties, that the said mortgagor
mises until default of payment shall be made. WITNESS MM band and seal this fifth day of Charles and in the one hundred and find the one hundred find the one
WITNESS Median and seal this fifth day of April 1990 and in the one hundred and the first of the Sovereignty and Independence of the United States of America. Supply Sealed and Delivered in the Presence of The Grand Delivered In the Order Delivered In the Presence of The Grand Delivered In the Order Delivered In the Presence of The Grand Delivered In the Presence of
in the year of our lord one thousand nine hundred and Mallell golf of the Sovereignty and Independence of the United States of America. Start Sesion And Delivered in the Presence of
Started Sealed and Delivered in the Presence of Started Sealed and Delivered in the Presence of C. C
Signed Sesied and Delivered in the Presence of The Comment of The
The state of south Carolina, MORTGAGE OF REAL ESTA County Personally appeared before me act and deed, deliver the within written Deed; and that he, with witnessed the execution thereof. SWORN to before me SWORN to before me A. D. 18 A. D. 18 County Notary Public for South Carolina. CHE STALE RENUNCIATION OF DOWN A. D. 18 County I. Cou
MORTGAGE OF REAL EST. County Personally appeared before me if made oath that the saw the within named A. D. 1920 A. D. 192
THE STATE OF SOUTH CAROLINA, NORTGAGE OF REAL ESTA LIMITED County. Personally appeared before me. I made oath that he saw the within named. A D. 192 SWORN to before me this witnessed the execution thereof.
Personally appeared before me. In seal, and as
Personally appeared before me Polymell
Personally appeared before me
gn, seal, and as witnessed the execution thereof. SWORN to before me this day of for Johnston (SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County I, County II I I I I I I I I I I I I I I I I I
SWORN to before me this. day of SOUTH CAROLINA, THE STATE OF SOUTH CAROLINA, County County I, County Co
SWORN to before me this day of SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, County County. I, County County. County Carolina County. County County County. County County County. County
SWORN to before me this day of SEAL.) Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County County I, County Co
SWORN to before me this day of SWORN to be swort t
day of County A. D. 19 Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOW LIMITED TO THE STATE OF SOUTH CAROLINA, RENUNCIATION OF DOW Thereby certify unto all whom it may concern, that Mrs. Milia Mule Swift the of the within named did this day appear before dupon 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 pe
Notary Public for South Carolina. THE GATE OF SOUTH CAROLINA, County. I, Connection of the within named. Add this day appear beforted upon being privately and separately examined by me, did declare that she does treely, voluntarily and without any compulsion, dread or fear of any person or person or person or person.
Notary Public for South Carolina. THE STATE OF SOUTH CAROLINA, County. I, Complete the within named and the separately examined by me, and declare that she does treely, voluntarily and without any compulsion, dread or fear of any person or pe
THE STATE OF SOUTH CAROLINA, County. I, Authority County. The plant of the within named did this day appear beford upon being privately and separately examined by me, and declare that she does theely, voluntarily and without any compulsion, dread or fear of any person or
I, County. I, County. Thereby certify unto all whom it may concern, that Mrs sulva mue suift for the within named. did this day appear befored 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 per
hereby certify unto all whom it may concern, that Mrs sulva Mue Swift fe of the within named did this day appear before dupon being privately and separately examined by me, and declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or pe
hereby certify unto all whom it may concern, that Mrs mulica Male Smith and did this day appear before dupon 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 pe
fe of the within named did this day appear before dupon 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 pe
fe of the within named did this day appear beford upon being privately and separately examined by me, and declare that she does treely, voluntarily and without any compulsion, dread or fear of any person or pe
I upon being privately and separately examined by me, and declare that she does treely, voluntarily and without any compulsion, dread or fear of any person or pe
omsoever, renounce, release, and forever relinquish unto the within named forever for the forever for the forever formula forever for the forever formula for the forever for the fore
, ,
Heirs and Assigns, all her interest and estate, and also all her right and claim of Dower, of, in, or to, all
ngular, the Premises within mentioned and released.
GIVEN under my hand and seal, this
$(1)^{\prime}/(2a) = (2a)^{\prime}$
day of John A. D. 192 Julia May Smith Tot Notary Public for South Carolina.
Notary Public for South Carolina.
\sim 1/

•