TO HAVE AND TO HOLD, all and singular, the said tremisesymno the said. Machinal Machina C. Mine Plant of the said and singular the said premises must be said. Machinal Machin
the berely bind. PTA solution and serious forever, And the content of the solution of the solu
cors to warrant and forever designd all and singular the said premises unto the said Machine and Land France Premises and in the said and saigns and every person whomsover tawfully claiming or to claim the same or any part thereof. And the said mortgageof signe— to insure the house and buildings on said to in a sum not less than. Signed. And keep the same insured from loss farmage by fire, and assign the public of insurance to the said mortgageo—, and that in the event that the mortgageo— shall at any time fift to do so, it has said anortgageo—, may cause the same to be insured in. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid. And at any time any part of said debt, or interest thereon, by past doe and unspaid to the premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver, with authority to take possession of said premises and collect said receiver and make the past said said to the past said said. FROUIDED ALWAYS, NEVERTHELESS, and it is the true intent and meraping of the parties to those Pres
eirs, executors, administrators and assigns, and every porson whomstever lawfully claiming or to claim the same or say yeart thereof. And the edit mortgagend area, to insure the toous and brillings on said bet in a sum not less than. Apr. A start thereof. And the edit mortgagend area, to insure the toous and brillings on said bet in a sum not less than. Apr. A shall at any time fair to do so, the said mortgagen, may came the same to be insured in. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due to the parties to the parties and elected said reas and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if. All all and parties and profits actually and truly pay or cause to be paid anto the said mortgages the debt or sum aforesaid, with interest thereon, if any the according to the true intent and meaning of the parties to these Presents, that if. AND IT IS AGREED by and between the said parties that the said mortgages the debt or sum aforesaid, with interest thereon, if any the representation of parties that the read. WITNESS. ALL ALLA hand S. and said and said and s
teirs, executors, administrators and assigns and every person whomsoever lawfully claiming or to claim the same or any part thereof. And the said mortgagers agree. To insure the house and buildings on said bot in a sum not less than the said and the said programs agree. The said said part of said for the premium and expense of such insurance to the said mortgage. and that in the event that the mortgager. shall at any time fall to do so, it he said mortgage. may cause the same to be insured in he said mortgage. The said said said and the said mortgage. The said said and any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said debt, or interest thereon, by past due and unpaid. And at any time any part of said mortgage. Or PLAS, heirs, executors, administrators or assigns, and agree that any Judge of the Circurt of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if all mortgages, do and shall well and truly pay or cause to be paid unto the said mortgages. The debt or sum aforesaid, with interest thereon, if any law, according to the true intent and meaning of the said note, then this deed of bargain and said shall cease, determine and be utterly null and void, otherw or remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgager. The debt or sum aforesaid, with interest thereon, if any law, according to the true intent and meaning of the said note, then this deed of bargain and said shall cease, determine and be utterly null and void, otherw or remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgager. The debt or sum aforesaid, with interest thereon, it is also and said said and polyment shall be made. WITHELESS ADMARTHELESS ADMARTHELESS
anage by fire, and assign the policy of insurrance to the said mortgagee
he said morgage
ne said mortgagee, may cause the same to be insured in
And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both, or interest thereon, by past due and unpaid. And at any time any part of said both or said said rents and profit polying the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net paying the net proceeds thereafter paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net paying the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds, and interest thereon, the anything the rents and
And at any time any part of said debt, or interest thereon, by past due and unpaid hereby assign the rents and prot the above described premises to said mortgages or MAD heirs, executors, administrators or assigns, and agree that any Judge of the Circ out of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said popping the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without fiability to account for anythic ore than the rents and profits actually collected. PROVIDED ALWAYS, NEVERTIBLESS, and it is the true intent and meaning of the parties to these Presents, that if a did mortgages? And on and shall well and truly pay or cause to be paid unto the said mortgage. The debt or sum aforesaid, with interest thereon, if any us, according to the true intent and meaning of the said nortgages? And on any of the said nortgages? And on any of the said nortgages? And on any of the said nortgages? And on the said mortgages? And on the said mortgages? And on the said nortgages? And on the
ourt of said State may, at chambers or otherwise, appoint a receiver, with authority to take possession of said premises and collect said rents and profoppying the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs) and said said mortgagor. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if
polying the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net proceeds thereafter (after paying costs of collection), upon said debt, interest, cost or expenses; without liability to account for anything the net rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if with interest thereon, if any interest of the parties of the parties that if will mortgager. It is any according to the true intent and meaning of the said mortgager. It is any 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, otherw or remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said parties that the said mortgager. AND AGREED by and between the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise the said mortgager. AND AGREED by and between the said note, then this deed of bargain and sale shall cease, determine and be utterly null and void, otherwise the censis and sale shall cease, determine and be utterly null and void, otherwise the censis and sale shall cease, determine and be utterly null and void of the said mortgager. AND AGREED by and between
provided that the rents and profits actually collected. PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if did mortgagor \$\frac{1}{2}\$, do and shall well and truly pay or cause to be paid unto the said mortgager. the debt or sum aforesaid, with interest thereon, if any 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, otherw or remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor \$\frac{1}{2}\$
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents, that if
id mortgagor. And o and shall well and truly pay or cause to be paid unto the said mortgagoc the debt or sum aforesaid, with interest thereon, if any se, 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, otherw remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor. The s
ac, 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, otherw or remain in full force and virtue. AND IT IS AGREED by and between the said parties that the said mortgagor. A CL AND IT IS AGREED by and between the said parties that the said mortgagor. A CL AND IT IS AGREED by and between the said parties that the said mortgagor. A CL
AND IT IS AGREED by and between the said parties that the said mortgagor. It is agree to hold and enjoy the servinese until default of payment shall be made. WITNESS WILL hand S and seal S, this 2 4 the day of Not United and 12 1 hold and in the one hundred and 12 1 hold and in the one hundred and 12 1 hold and in the one hundred and 15 thy format are of the United States of America. Signed, Sealed and Delivered in the Presence of Clara Management of the United States of America. Signed, Sealed and Delivered in the Presence of Clara Management of the United States of America. WITH STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, Adv. J. Acamalana of Mortgage Of REAL ESTA. Greenville County. PERSONALLY appeared before me, Adv. J. Acamalana of Mortgage Of Real Esta Management of Mortgage Of Real Esta Management of Mortgage Of Real Esta Management of Mortgage Of Real Esta Mortgage O
AND IT IS AGREED by and between the said parties that the said mortgagor. to hold and enjoy the services until default of payment shall be made. WITNESS (SLAA) hand. And. WITNESS (SLAA) hand. And seal. And seal. And in the one hundred and for the Vertical and in the one hundred and for the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 2 In the year of our Lord one thousand nine hundred and. 3 In the year of our Lord one hundred and. 4 In the one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of our Lord one hundred and. 5 In the year of the Lord. 5 In the year of the Lord. 5 In the year of the year of the year of the yea
remises until default of payment shall be made. WITNESS (LICA) hand. S. and seal. S., this 24th day of Mattember the year of our Lord one thousand nine hundred and 22 in letter and in the one hundred and fitty forms are of the Independence of the United States of America. Signed, Sgaled and Delivered in the Presence of Ella 2th Reddicke (L. Rendred and Language of the United States of America) WITNESS (LICA) HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, A. J. Dayment Buth and made outh that he saw the within named Wallack (L. Rendred and that he saw the within named Wallack (L. Rendred and that he with the saw the within act and deed, deliver the within written Deed; and that he with the Wallack (SWORN to before me, this. WORN to before me, this. Witnessed the execution thereof. SWORN to before me, this. Witnessed the execution thereof.
WITNESS (LLL) hand S and seal S, this 2 4 th day of Not Venture the year of our Lord one thousand nine hundred and 2 in Land and in the one hundred and for the far of the Independence of the United States of America. Signed, Scaled and Delivered in the Presence of Clay States of America (L. Clay States) (L. Cl
the year of our Lord one thousand nine hundred and lear of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Clay St. Reddick (I. Renation of the Independence of the United States of America. Signed, Sealed and Delivered in the Presence of Clay St. Reddick (I. Renation of the Independence of the United States of America. William (I. Cl. (I. (I. (I. (I. (I. (I. (I. (I. (I. (I
Signed, Sealed and Delivered in the Presence of CL. Starywand CL. CL. Starywand C.L. CL. CL. CL. CL. CL. CL. CL.
Physica daynawath Physica daynawath Physica daynawath Physical dicke (I. (I. (I. (I.) PERSONALLY appeared before me, Indicate the within named of that he saw the within named (Callacle) by Piddicke (XIII) gn, seal, and as the life act and deed, deliver the within written Deed; and that he with Noda S. Augustianth witnessed the execution thereof. SWORN to before me, this day of Nayember A. D. 19/9 Curgustian S. Start (SEAL)
Physica Lightness of Real Esta Construction of the State of South Carolina, Greenville County. PERSONALLY appeared before me, Lightness of Language State of Real Esta Construction of the Market of Real Esta Construction of the County of Market of Real Esta Construction of the County of Market of Real Esta Construction of the County of Market of Real Esta Construction of the County of Market of Real Esta Construction of the County of Market of the County o
MORTGAGE OF REAL ESTA' Greenville County. PERSONALLY appeared before me, A
MORTGAGE OF REAL ESTA' Greenville County. PERSONALLY appeared before me, A A Augustus of Real Esta' ad made oath that he saw the within named Wallack of Real Esta' Ella H. Riddick gn, seal, and as Inlies act and deed, deliver the within written Deed; and that he with Walling witnessed the execution thereof. SWORN to before me, this he within the with witnessed the execution thereof. SWORN to before me, this he within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this he within written Deed; and that he with witnessed the execution thereof. SWORN to before me, this he within written Deed; and that he with written Deed; and that he with written Deed; and that he within written Deed; and that he with written Deed; and that he with written Deed; and that he within written
MORTGAGE OF REAL ESTA' Greenville County. PERSONALLY appeared before me, A James Substituted and each that the saw the within named Wallack to Riddick and the Collaboration of
MORTGAGE OF REAL ESTA' Greenville County. PERSONALLY appeared before me, A farmeworth Id made oath that he saw the within named Wallack W. Riddicks and Class Priddicks Ign, seal, and as the with a say deed, deliver the within written Deed; and that he with Whola D. Haywalloth witnessed the execution thereof. SWORN to before me, this the day of Noylinber A. D. 19/9 Wayslus S. Hart (SEAL)
PERSONALLY appeared before me, A A A D. 19/9 Compared the county. PERSONALLY appeared before me, A A A D. 19/9 Compared the county. Compared the control of t
PERSONALLY appeared before me, A A A A A A D. 19/9 Outpublie County. PERSONALLY appeared before me, A A A D. 19/9 Outpublie County. Outpublie County. A D. 19/9 Outpublie County. A D. 19/9 Outpublie County. Outpublie County. Outpublie County. A D. 19/9 Outpublie County. Outpublie Coun
PERSONALLY appeared before me, A Jaynesworth nd made oath that he saw the within named Wallack W. Riddick www. gn, seal, and as the Wallack act and deed, deliver the within written Deed; and that he with Whoda S. Augusworth witnessed the execution thereof. SWORN to before me, this have before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof. SWORN to before me, this witnessed the execution thereof.
ign, seal, and as the control of the within written Deed; and that he with with the with witnessed the execution thereof. SWORN to before me, this day of Noylmber A. D. 19/9 Ougustus J. Hart (SEAL.)
ign, seal, and as the control of the within written Deed; and that he with with the with witnessed the execution thereof. SWORN to before me, this day of Noylmber A. D. 19/9 Ougustus J. Hart (SEAL.)
gn, seal, and as the live act and deed, deliver the within written Deed; and thathe with
gn, seal, and as the Way act and deed, deliver the within written Deed; and thathe with
SWORN to before me, this day of November A. D. 19/9 Ougustus J. Hart (SEAL.)
\mathcal{I}
\sim
\sim
\mathcal{I}
HE STATE OF SOUTH CAROLINA,) RENUNCIATION OF DOW
Greenville County.
hereby certify unto all whom it may concern, that Mrs. Ella A. Riddicke.
fe of the within named Wallack Wildele did this day appear before r
d upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons whomsoever, renounce, release and forever relinquish unto the within named
persons whomsoever, renounce, release and forever relinquish unto the within named. Macmillaw C. Ling, his
Heirs and Assigns all her interest and estate and also all her right and claim of Dower of in or to all and singu
e Premises within mentioned and released.
COURT A LONG AND A LON
GIVEN under my hand and seal, this Poly low of Poly lo
day of A D. 19.77
(1) XVAVIA X/4 GAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
e Premises within mentioned and released. GIVEN under my hand and seal, this 2 4 th, day of 100 luber A. D. 19/9 Wester S. Jurman (L. S.) Notary Public for South Carolina.
(Closter &) Gurman (L. S.) Notary Public for South Carolina.
Notary Public for South Carolina.