And		
yet the such Previous creat the sold PROMONT SAVINGS AND TRUST COMPANY, is accessors and assigns from and genome—and, several residences are supported individually and several residences are recovered to the company of the previous and several residences are supported from the company of th		
AND IT IS AUGUSTED and alleview and account of the continues of the continues and account of the continues and accounts accounts and accounts accounts and accounts and accounts and accounts and accounts and accounts and accounts accounts and accounts and accou	Anddo hereby bindandand	
AND IT IS ACREED to and between the saids garding on the said of the company of companying with stability to be also and in IEEE TOTAL COMPANY, and keep the same intended on the aid of the same intended on the said PIEDMONT SAVINGS AND COMPANY, and keep the same intended to the said PIEDMONT SAVINGS AND COMPANY. The company of the said PIEDMONT SAVINGS AND TREET COMPANY. The same intended to the present of the said PIEDMONT SAVINGS AND TREET COMPANY. The same intended to the present of the said PIEDMONT SAVINGS AND TREET COMPANY. The same intended to the present of the said saving th	ar the said Premises unto the said PIEDMONT SAVINGS AND TRUST COMPAN teirs, executors or administrators, and against every person whomsoever lawfully clain	NY, its successors and assigns from and againstandandand
REST COMPANY, in successors or animes; and that it case the said mortgager—in tail on regions or returns to do so, that the said PURDING PS SAVINGS AND TERRY COMPANY, its successors address, may cream the same to be insured and received the said that the said successors are addressed. AND IT IS FURTHER AGREED by and thereon the raid parties, fast the said successors. The said said wall, at all times betterafter ordings to this successor, and dividings all dividings all divides and discovered success and successors upon the said parties, the said successors are all the common dividing the same, and the said control of the said successors. The said successors are all the common dividing the same, and the said successors are all the common dividing the same and said successors. The said said said said said said said said	AND IT IS AGREED by and between the said parties, that the said mortgagor will forthwith insure the house and buildings on the said lot in a company or companie	or
REST COMPANY, in successors or animes; and that it case the said mortgager—in tail on regions or returns to do so, that the said PURDING PS SAVINGS AND TERRY COMPANY, its successors address, may cream the same to be insured and received the said that the said successors are addressed. AND IT IS FURTHER AGREED by and thereon the raid parties, fast the said successors. The said said wall, at all times betterafter ordings to this successor, and dividings all dividings all divides and discovered success and successors upon the said parties, the said successors are all the common dividing the same, and the said control of the said successors. The said successors are all the common dividing the same, and the said successors are all the common dividing the same and said successors. The said said said said said said said said	PANY, and keep the same insured to the amount of	under said policy of insurance payable to the said PIEDMONT SAVINGS AND
AND IT IS FULTIMES AGREED by and haveren the said particle, that the mail mortgagor or mortgagor and the control into best control to the southern of this mortgago, by and discharge all taxes and assessments upon the cast present wherever the name has and particles and the south of the sout	TRUST COMPANY, its successors or assigns; and that in case the said mortgagor	, orheirs, executors, administrators or assigns, shall, at any
ball become dea and psychie; and that in case the said reorgaper	AND IT IS FURTHER AGREED by and between the said parties, that the said	aid mortgagor or heirs executors administrators or assigns.
AND IT IS INCRIGIOSALY AGRIGID AND STIPULATED that in case the soil mortgager	shall become due and payable; and that in case the said mortgagor, or refuse to pay and discharge the same, then the said PIEDMONT SAVINGS ANT	TRUST COMPANY, its successors or assigns, shall at any time fail or neglect
and of seal interests and principal, when the same becomes dans, them it shall be having for the said PIRDMONY SAVINGS AND TRUST COMPANY, by its proper hemory; a bitting agreed dat the said (Company, or its successor or assigns shall only be failed to amount on the mortagor for the amount actualty reverbed by it or them or said returns and profits after deduction of all smus paid by it or them for the materians can dil union and properly expenses in collection of such rents, and morths, taxes, instructs actually the control of the mortagor for the company of the control of the mortagor of the superior of said rents, and morths, taxes, instructs, expenses and clusters and profits; and the property capeauses in collection of such rents, and	AND IT IS EXPRESSLY AGREED AND STIPULATED that in case the shall fail or neglect or refuse to pay or cause to be paid, the interest provided for interest	said mortgagor, orheirs, executors, administrators or assigns, in said note, or any part thereof, after the same becomes due and payable, as aforenges on said lot, or to assign the policy of insurance as aforesaid, or to pay and dision of the time fixed by law for the payment thereof; then, in any or all of such note or obligation (including any insurance premium, and taxes, due and unpaid or the right shall thereupon exist to forcelose this mortgage therefor, and also for all
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortagon of company to being secretors, administrators or assigns, do and shall well and truly pays, or cause to be good unto the said PIEDMONT SAVINOS AND TRUET COMPANY, its successors or assigns, the said dish or sam of more spreads, with interest thereon, if any shall be thus and shall forthwish insure and keep insured, or cause so to be done the said premises as aloresaid, then this deed of bargain and sales that case, determine and be untry until and code; otherwise a shall make an obligation of the said premises and considerable of the said premises and the said mortagor. AND IT IS AGRED AND UNDERSTOOD by and between the said parties, that the said mortagor. Witness. land and seal. at this day of in the year of our Lord one thousand nine hundred and. year of Soversignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of (L. S.) STATE OF SOUTH CAROLINA, County of. BEFORE me personally appeared. he saw the within named. sign, scal and as act and deed, deliver the within written deed; and that he, with witnessed the execution thereof. SWORN to before me, this. day of. A. D. 192. STATE OF SOUTH CAROLINA, County of. STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of A D. 192. I, do bereky certify unto all whom it may concern, that Mrs. do bereky certify unto all whom it may concern, that Mrs. do bereky certify unto all whom it may concern, that Mrs. do be beginned and said and singular the premises within mentbound and released. GIVEN under my hand and seal this. A D. 192. Notary Public for S. C. Notary Public for S. C.	part of said interest and principal, when the same becomes due, then it shall be lawf officers or for its successors or assigns, to enter into and upon the premises hereby grachereon; it being agreed that the said Company, or its successors or assigns shall only be for said rents and profits after deduction of all sums paid by it or them for the maint profits, taxes, insurance and all sums expended by it or them in connection with the sents—upon application to the Court by the said Company, or its successors or assigns, rage, be charged with the collection of the rents and profits of said property and the rents are successors.	ul for the said PIEDMONT SAVINGS AND TRUST COMPANY, by its proper need or intended to be, to take possession thereof, and collect the rents and profits be liable to account to the mortgagor for the amount actually received by it or them cannot and improvement of such property, expenses in collection of such rents, and ollection of such rents and profits; and for this purpose the mortgagor hereby conto the appointment of a Receiver, who shall, pending the foreclosure of this mortganger thereof: it being agreed that the net amount received by the said Company
Witness hand can be provided and seal at a this. day of in the year of our Lord one thousand nine hundred and and in the one hundred and year of Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of (L. S.) (L. S.) STATE OF SOUTH CAROLINA, County of BEFORE me personally appeared and made oath that he saw the within named sign, seal and as act and deed, deliver the within written deed; and that he, with witnessed the execution thereof. SWORN to before me, this. day of A. D. 192. Notary Public for S. C. STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of SWORN to before me, this. day of A. D. 192. I Notary Public for S. C. STATE OF SOUTH CAROLINA, County of STATE OF SOUTH CAROLINA, County of A. D. 192. I Motary Public for S. C. STATE OF SOUTH CAROLINA, County of I A do hereby certify unto all whom it may concern, that Mrs did this day appear before me, appear be	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and mean executors, administrators or assigns, do and shall well and truly pay, or cause to be por assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be and buildings on said lot, and assign the policy of insurance as aforesaid, and the said premises as aforesaid, then this deed of bargain and sale shall cease, determined	ning of the said parties that if the said mortgagor, or
in the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of	AND IT IS AGREED AND UNDERSTOOD by and between the said parties to hold and enjoy the said premises until default of payment shall be made, or other	that the said mortgagor, orheirs or assigns,breach committed.
year of Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of (L. S.) (L.	Witnesshandand seal at	thisday of
Signed, Sealed and Delivered in the presence of (L. S.) (L. S.) STATE OF SOUTH CAROLINA, County of sign, seal and as act and deed, deliver the within written deed; and that he, with witnessed the execution thereof. SWORN to before me, this day of A. D. 192 (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, County of the within named the within many concern, that Mrs. County of the within named the within named the within written deed; and that the concern that Mrs. Government of the wife of the within named the within same of the within the wife of the within named the many concern, that Mrs. Given many concern, that Mrs. Given many concern, that me and forever relinquish unto the within named PLEDMONT SAVINGS AND TRUE TOPPAN, Y; is successors 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. GIVEN under my hand and seal this day of A. D. 192 (I. S.) Notary Public for S. C.		and in the one hundred and
(L. S.) STATE OF SOUTH CAROLINA, County of. BEFORE me personally appeared. he saw the within named. sign, seal and as. act and deed, deliver the within written deed; and that he, with Witnessed the execution thereof. SWORN to before me, this. (L. S.) Notary Public for S. C. STATE OF SOUTH CAROLINA, County of. I, do hereby certify unto all whom it may concern, that Mrs. the wife of the within named. Joint of the within named. Joint of the within the within named pied of the sign of t		
STATE OF SOUTH CAROLINA, County of. BEFORE me personally appeared	Signed, Seated and Denvered in the presence of	(L, S.)
STATE OF SOUTH CAROLINA, County of. BEFORE me personally appeared		(Ц. S.)
STATE OF SOUTH CAROLINA, County of		(L, S.)
BEFORE me personally appeared		
BEFORE me personally appeared	County of	
sign, seal and as	BEFORE me personally appeared	
SWORN to before me, this		
SWORN to before me, this		
day of		witnessed the execution thereof.
Notary Public for S. C. STATE OF SOUTH CAROLINA, County of	(
STATE OF SOUTH CAROLINA, County of		
County of		
I,	STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOWER
the within named		do hereby certify
the within named	into all whom it may concern, that Mrs.	the wife of
day of	the within namedupon 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 persons ONT SAVINGS AND TRUST COFPANY, its successors and assigns all her interest
Notary Public for S. C.		e premises within mentioned and released.
	GIVEN under my hand and seal this	e premises within mentioned and released.
	day of	e premises within mentioned and released.
	GIVEN under my hand and seal this	e premises within mentioned and released.