	d Appurtenances to the said Premises belonging, or in anywise incident or apper-
ning,	Mha South Campling Notional Bank of
TO HAVE AND TO HOLD all and singular the said Premises unto the sa Charleston, S. C. its successors	
	and 1ts / Executors and Administrators to warrant and
ever defend all and singular the said Premises unto the said.	e South Carolina National Bank of Charleston,
S. C., its successors	
	IKKK and Assigns, from and against 1tself and 1ts successo
Executors, Administrators and Assigns and every person whomsoever la	withly claiming or to claim the same of any part increof.
And the said mortgagor agree to insure the house and building	gs on said lot in a sum not less than
ured from loss or damage by fire, and assign the policy of insurance to t	rs, in a company or companies satisfactory to the mortgagee, and keep the same he said mortgagee; and that in the event that the mortgagor shall at any time
to do so, then the said mortgagee_ may cause the same to be insured in	it name and reimburse 1tself for the
milim and expense of such insurance under this mortgage, with interest.	and unpaid,hereby assign the rents and profits of the above described
amises to said mortgages or its successors	XXXXXExecutors. Administrators or Assigns, and agree
llect said rents and profits, applying the net proceeds thereafter (after payin	se, appoint a receiver, with authority to take possession of said premises and g costs of collection) upon said debt, interest, costs or expenses; without liability
account for anything more than the rents and profits actually collected, PROVIDED ALWAYS, nevertheless, and that it is the true intent and me	aning of the parties to these Presents, that if, the said mortgagor
	, do and shall well and truly pay or cause
be paid unto the said mortgagee the debt or sum of money aforesaid said note, then this deed of bargain and sale shall cease, determine, and be	d, with interest thereon, if any be due, according to the true intent and meaning of utterly null and void; otherwise to remain in full force and virtue.
AND IT IS AGREED by and between the said parties that said mortgag	gor <b>13</b> _to hold and enjoy the said Premises until default of payment shall be made.
Witness 1ts hand and seal , this 15	day of Octoberin the
	y-one and in the one hundred and
America. six ty-six th	year of the Independence of the United States
Signed, sealed and delivered in the presence of	Piedmont Corporation
Edna Thomason	By James P. Moore, Pres. (L. S.)
B. A. Morgan	Its x (L. S.)
	And Otis P. Moore, Sec. (L. S.)
	Its x
HE STATE OF SOUTH CAROLINA,  County of Greenville,  MORT	rgage of real estate
Personally appeared before me Edna Thomason	
nd made oath thatS he saw the within namedPiedmont Co	orporation, its proper officers
gn, seal and asits	act and deed deliver the within written deed, and thatShe with
B. A. Mor	gan witnessed the execution thereof.
SWORN TO before me this	
October  A. D. 19  A. D. 19	Edna Thomason
B. A. Morgan  (L. S.)  Notary Public for South Carolina.	
THE STATE OF SOUTH CAROLINA,  County of Greenville,  REN	IUNCIATION OF DOWER
, and the state of	Notary Public for S. C.,
ne wife of the within named	
	nined by me, did declare that she does freely, voluntarily and without any compulsion
	forever relinquish unto the within named
Heirs and Assigns all her interest and estate, and also all her right and cla	aim of Dower of, in or to all and singular the Premises within mentioned and released
Given under my hand and seal, this	
,	