		State of beautiful
•		Consider of Mariabox to
		Personally appeared before me That of Pobicson and made outh
•		that he harr & P. Divernet as Treasurer of Piedmont Plant
		Company, a corporation chartered under the laws of the State of
	4	South Caroline, Sign, Seal with its Corporate, Seal, and as the
•		act and deed of soid porporation deliber the within witten
	-	died, and that he, with I I me Lendon witnessed the execution
		divora to before me this 23 rd.
		day of February. 1927
		If, mc Lenton of St.
		notary Rublie for Ga, (-
		TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
		TO HAVE AND TO HOLD, all and singular, the said Premises unto the said
		his Heirs and Assigns forever. And
		Said borporation
		it does hereby bind, its successors and assigns, to warrant
		and forever defend all and singular the said Premises unto the said Q D J Backs dule, his
-		his Heirs and Assigns from and against
		ever lawfully claiming or to claim the same or any part thereof.
		And the said mortgagor agrees to insure the house and building on said lot in a sum not less than Farty-leght humsled
		from loss or damage by fire, and assign the policy of insurance to the said mortgagee; and that in the event that the mortgagor shall at any time fail to do so, then the
		said mortgagee may cause the same to be insured in his mame and reimburse himself
		And if at any time any part of said debt, or interest thereon, be past due and unpaid,
		$m{\prime}$
		Court of said State may at Chambers or otherwise appoint a receiver with orthorise technique of the Circuit
		Court 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, applying the profits actually collected. Hers, Executors, Administrators or Assigns, and agree that any Judge of the Circuit net proceeds thereafter (after paying cost of collection) upon said debt, interest, costs or expenses; without liability to account for anything more than the rents and
		PROVIDED ALWAYS, nevertheless, and it is the true intent and meaning of the parties to these Presents, that if
		aforesaid, with interest thereon, if any be due, 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; otherwise to remain in full force and virtue.
		AND IT IS AGREED, by and between the said parties that the said mortgagor
		- payment of the property of made.
,		
3		
9		IN WITNESS WHEREOF, the said granting corporation has caused its corporate seal to be hereunto affixed and these Presents to be subscribed by its duly author-
E		ized officers
<i>4</i>		on this, the 19th day of February in the
3	7	year of our Lord one thousand nine hundred and twenty- Seven and in the one hundred and both
2		year of the Sovereignty and Independence of the United States. Cheaning the County Cou
2	3	Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: By R.P. Newernet Presence of and & P. Newernet Treas-
Q	30	Forman and & P. M. Let + 44.00
Θ	10	J.J. M. Lendon) une 6 & Duvernet Treas-
હ	7	E STATE OF SOUTH CAROLINA,)
, 9	ago.	County of Greenville.
R		PERSONALLY appeared before me and made oath that
3		he saw of the aug
3		a corporation chartered under the laws of the State of South Carolina, sign, seal with its corporate seal, and as the act and deed of said corporation, deliver the within
3		written mortgage, and that he, with 6 miles yet witnessed the execution thereof.
4		SWORN to before me, this 25-th
2		day of Floren ary A. D. 1927
		6, M) y affine (L. S.) E. Hugher Je.
		Recorded april 26 th 1927, at 10; 5-0 o'clock, Q, M
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