TOGETHER with all and singul TO HAVE AND TO HOLD, all forever.	n and singular, the said Fremises unto the s	and The Mont Savings and Trost Comia	vi, his successors and assigns
Anddo h	hereby bind	and and art from the said PIEDMONT SAVING	S AND TRUST COMPANY
ts successors and assigns, from and again	nst Outselves	claiming or to claim the same or any part thereof.	
AND IT IS AGREED by and b	etween the said parties, that the said morte	garor S or Their.	heirs.
xecutors, administrators or assigns, sn	all and will forthwith insure the house a	nd buildings on the said lot in a company or compansured to the amount of	ies which shall be acceptable
	not les than	× \$ 2000.00	Dollars
com damage or loss by hre during the	continuance of this mortgage, and make i	oss under said policy of insurance payable to the said of the said	PIEDMONT SAVINGS AND
secutors, administrators of assigns, sna essors or assigns, may cause the same f eight per cent. per annum.	to be insured and reimburse itself hereu	no do so, then the said PIEDMONT SAVINGS AND under for the premium and expenses of insurance, with	TRUST COMPANY, its suc-
AND IT IS FURTHER AGREE eirs, executors, administrators or assign	ED by and between the said parties, that the ns, shall and will at all times hereafter du	said mortgagor, or	rge all taxes and assessments
eirs, executors, administrators or assign	'ns. shall at any time fail or neglect or r	hat in case the said mortgagor, or	TEDMONT CAVINGE AND
AND IT IS EXPRESSLY AGE	REED AND STIPULATED, That in case	the said mortgagor. or their	3
tter the same become due, and payable, ne policy of insurance as aforesaid, or nw for the payment thereof; then, in including any insurance premiums, and	, as aforesaid, or shall fail or neglect or r to pay and discharge all taxes and asses any or all of such cases, at the option o taxes, due and unpaid or paid by the said	or cause to be paid, the interest provided for in sail efuse to insure or keep insured the house and build is ments on the said premises aforesaid, before the exif the said company, the whole indebtedness evidenced company), shall forthwith become and be due and expenses of such collections, including ten per cent. of the	ngs on said lot, or to assign praction of the time fixed by by the said note, or obligation collectible, and the right shall
ny part of said interest and principal, we reper officers, or for its successors or a routs thereon; it being agreed that the rethem for said rents and profits after uch rents, and profits, taxes, insurance nortgagor hereby consent upon apploreciosure of this mortgage, be charged.	when the same becomes due, then it shall assigns, to enter into and upon the premise said company, or its successors or assigns, or deduction of all sums paid by it or ther and all sums expended by it or them in lication to the Court by the said Company d with the collection of the rents and pro-	ve mentioned, when the same is due, or any interest the lawful for the said PIEDMONT SAVINGS AND is hereby granted or intended to be, take possession the shall only be liable to account to the mortgagor for the in for the maintenance and improvement of such proper connection with the collection of such rents and profession, or its successors or assigns to the appointment of a R fits of said property and the maintenance thereof; it being aid costs, insurance, taxes and expenses, is to be applied	TRUST COMPANY, by its reof, and collect the rents and amount actually received by it erry, expenses in collection of its; and for this purpose the eceiver, who shall, pending the not agreed that the net amount
		aid Company, its successors or assigns, may as the attorn	
action or private sale as in his discretion	lawful attorney, and authorize and emp n may seem wise; if at private sale to be v	easurer of said Company, or its successors or assigns ower such attorney to grant, bargain and sell the above with or without advertisement, as to him may seem b	described real estate at public est, and if at public sale, by
ame.Sto execute and deliverence, and any expenses connected with	er to the purchaser a deed of conveyanch the possession of said property, inclusive	he County wherein such property is situated; and in e to said real estate and out of the proceeds of such so of a fee of twenty-five dollars for the execution of sai	ale pay the costs and expenses
After the said sale any person re	ee of said debt, interest, cost or attorney's emaining in possession of said real estate sh	vent of public sale the said Company, or its successors fees remaining unpaid after the disposition of the proall be a tenant of the purchaser, whose tenancy, unless of	ceeds of sale. therwise agreed, shall be from
onth to month, at a monthly rental of syable monthly in advance.	Duty	***************************************	Dollars,
xecutors, administrators or assigns, do essors or assigns, the said debt or sum one, the house and buildings on said lot, tents upon the said premises as aforesaid and virtue.	and shall well and truly pay, or cause to of money aforesaid, wtih interest thereon, and assign the policy of insurance as afor it, then this deed of bargain and sale shall ce	meaning of the said parties that if the said mortgagor. See paid unto the said PIEDMONT SAVINGS AND if any shall be due, and shall forthwith insure and k esaid, and pay and discharge, or cause to be paid and d ase, determine and be utterly null and void; otherwise	TRUST COMPANY, its suc- per insured, or cause so to be scharged, all taxes and assess- it shall remain in full force
AND IT IS AGREED AND UN	NDERSTOOD by and between the said part	ties, that the said mortgagor. or	
(Witness hand	and seal S., at Mellissis	ine hundred and tweether - see	day of
andred and Saxley Reset	Ayear of the Sovereign	aty and Independence of the United States of America.	
Signed Scaled and Delivered		//b / 1 ( <b>~26</b> )	(L. S.)
Chas H D	TAUNL	•// • • //	(L. S.)
Ot, If. Was		<u> </u>	(I, S.)
		· · · · · · · · · · · · · · · · · · ·	
TATE OF SOUTH CAROLINA, }			
County of Greenville.	41 116	$\mathcal{R}$	
Before me personally appeared	Ones V G	Resured P	and made oath that
he saw the within named		aud Eva J. Bague	
gn, seal, and as	U Their	act and deed, deliver the within written D	eed; and thathe, with
***************************************		$\mathcal{S}^{\mu}$ $\mathcal{S}^{\mu}$ $\mathcal{S}^{\mu}$ $\mathcal{S}^{\mu}$ $\mathcal{S}^{\mu}$	•
SWORN to before poe, this	251	/	itnessed the execution thereof
day of Septe	wher A. D. 1924	$\mathcal{L}$	itnessed the execution thereof.
	Ver a	6 Kas/ X/ (x	
, , , , , , , , , , , , , , , , , , , ,	Ward (L. S.)	G Karl II, (4)	Tracure.
, ( ,	Notary Public for S. C.	G Karl SI, G	
	Notary Public for S. C.	G KAL J., B	
}	Notary Public for S. C.		
County of Greenville.	Notary Public for S. C.		Drown,
}	Notary Public for S. C.  Ward A Natar		Drown,
County of Greenville.	Ward a nata		NUNCIATION OF DOWER
County of Greenville.  I,	examined by me, did declare that she does	reely, voluntarily and without any compulsion, dread or	NUNCIATION OF DOWER  Lacelica  Limited before the within named and this day appear before me,
I,	examined by me, did declare that she does ever relinquist unto the within named PII and claim of dower of, in or to all and sing	REI Caquell Jar Sauth	NUNCIATION OF DOWER  Lacelica  Limited before the within named and this day appear before me,
County of Greenville.  I,	examined by me, did declare that she does ever relinquist unto the within named PII and claim of dower of, in or to all and sing	reely, voluntarily and without any compulsion, dread or	NUNCIATION OF DOWER  Lacaliza  Limited before the within named and this day appear before me,
County of Greenville.  I,  nom it may concern, that Mrs.  d upon being privately and separately enomsoever, renounce, release, and foreterest and estate, and also all her right  Given under my hand and seal, th	examined by me, did declare that she does ever relinquist unto the within named PII and claim of dower of, in or to all and sing	reely, voluntarily and without any compulsion, dread or	NUNCIATION OF DOWER  Lacaliza  Limited before the within named and this day appear before me,
County of Greenville.  I,  d upon being privately and separately enomsoever, renounce, release, and foreerest and estate, and also all her right  Given under my hand and seal, th	examined by pie, did declare that she does ever relinquish unto the within named PII and claim of dower of, in or to all and singuish.  A. D. 19 2 +	reely, voluntarily and without any compulsion, dread or	NUNCIATION OF DOWER  Acalica

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