MAL.  — Also bereity band. MAMELLA and MANY SALVES ADD AND TEXTS GOAT AND A seasoners are affecting. Most of special processing of the end Procleme and to read per Homography or and another than the part of the end procleme and an all one agency.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the analysis of the partent of the end part	TO HAVE AND CO HOLD, at word singular the and Premises one the earl PLEDAUNT SAVINGS AND TRUST (MINE)		•	
TO HAVE AND TO HOLD, at set singular the set Promises case the seal PERMANY SAVINGS AND TREET COMPANY, in necessary that antique job in set, Presidents with the said PETLADION? SW/1005 AND TRUST (DOLLARY), to accordence are entirely, from soil against the many president with the said PETLADION? SW/1005 AND TRUST (DOLLARY), to accordence are entirely, from soil against the many president and the president set of the said petlation. The president set of the president set of the said petlation and the president set of the president set of the said petlation and the president set of the petlation of the said petlation of the petlation and reposite on internal to the said petlation of the petlation and reposite on internal to the petlation and reposite on internal to the said transport of the petlation and reposite on internal to the said and petral to the said and reposite on internal to the said and petral to the said and reposite on internal to the said and petral to the s	TO HAVE AND TO HOLD, at not singular the and Presides mue the said PLEDAUNT SAVINGS AND TRUST COMPANY, in successor and astigas, row and agency. The said PLEDAUNT SAVINGS AND TRUST SAVINGS. AND TRUST SAVINGS AN			
MAL.  — Also bereity band. MAMELLA and MANY SALVES ADD AND TEXTS GOAT AND A seasoners are affecting. Most of special processing of the end Procleme and to read per Homography or and another than the part of the end procleme and an all one agency.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the and moneyage.  AND IT IS ANDRED by and between the end partent, than the analysis of the partent of the end part	man. — do herry, bine. MMMM, and MMMM — white, recorders or administration, to warrant and flower detail all and simple the and Frenches and the read of parties. That the and man are all the states are all the states and the states are all the states ar	TO HAVE AND TO HOLD, all and singular the said Premises unto the said PIEI		-
the said Presence onto the said PLE-MOLIVE SAFLINGS AND TRUST (DOS-FANY), is successors and sarigus, from and against. Mall. and Molive Control of the company of the control of the contr	the said Presumes onto the eard PEDMONY SAFEWS AND TRIST (OMPANY), its secretors not assignate from and agricus. Male and Concepts of the control of the con	And I do hereby hind Mukell and May h	seirs executors or administrators to warrant and forever defend all and	~ <b>:</b>
Value and the tensors and reliablests on the only of myst enemants of the control	AND IT IS EXPLOSED. AND OPENING AND THOSE STORY AND THOSE STOR	the said Premises unto the said PIEDMONT SAVINGS AND TRUST COMPANY, is rs, executors or administrators, and against every person whomsoever lawfully claiming	ts successors and assigns, from and against. M. and M. cr to claim the same or any part thereof.	4
a damage of one 6 pic of other profession of the notinges, and make that make that profession of the anti-EDMONT SAYINDS AND SYNCOLOGICALS, it is necessarily as imagent, solid, at all other profession of the profession and expenses of indicator, which are the desired that the profession and expenses of indicator, which are the comment and expenses of indicator, which are the comment of the profession of t	AND IT IS EVERTISES IN GORDEN AND STITULATED date in each group of the protection of support of the soft interfaces or manager that and the protection of the soft interfaces or manager shall, at any or all and some them have been been as the protection of the soft interfaces or manager shall, at any or all and work at all the soft interfaces or manager than and the protection of the soft interfaces or manager than and the protection of the soft interfaces or manager than and the protection of the soft interfaces or manager than and the soft interfaces or manag	torthwith insure the house and buildings on the said lot in a company or companies wh	uch shall be acceptable to said PIEDMONT SAVINGS AND TRIEST O	COM
Table of register of refuses to to as, then the same (TOMANON) SNYAMED SAND TRUDS (VOLCANA); is successor or assign, may cause the same to be insured and NAD TEN STUTENESS (ACRES) by seal insurement we and grantice, and reseal grantice, and reseal successor or successor of the same property of the same	nail or neglect or retries to to so, there the and UNDADAY SALVINGS AND TROST VORTAY, is successed or saveges, may cause the same to be insured and AND ITS STUTENESS AND TROST VORTAGE AND TROS	m damage or loss by his during the continuance of this mortgage, and make loss under	r said policy of insurance payable to the said PIEDMONT SAVINGS.	AND
I and with, it all times betweeter through the continuance of this increase, yet and inducency all taxon and increased upon the size all produces weatherer the same it towns the continuance of the contin	land with, at all times betweeter during the contention of the mortingage, pay and declaracy all taxes and amenaments upon the size procures weatherer the same becomes the process of the	e tail or neglect or refuse to do so, then the said PIEDMONT SAVINGS AND TRUS about the premium and expenses of insurance, with interest the	T COMPANY, its successors or assigns, may cause the same to be insured reon at the rate of eight per cent. per annum.	d and
cetage to by and oncharge see some, then the some of FLEADANY SAVINGS AND FILED COMPANDED TO SEE AND SAVINGS AND FILED COMPAND TO TEXT SEE AND SAVINGS AND FILED COMPAND AND STORM AND THE SEE AND SAVINGS AND FILED COMPAND AND STORM AND THE SEE AND SAVINGS AND FILED AND STORM AND THE SEE AND SAVINGS AND FILED AND STORM AND THE SEE AND THE SAVINGS AND THE SEE AND THE SAVINGS AND THE	change to says and conchange the same, then the soul FIREJANANY SAVINGS AND JAUDIE COMMANDERS AND AND JAUDIE COM	ll and will, at all times hereatter during the continuance of this mortgage, pay and dis	scharge all taxes and assessments upon the said premises whenever the	same
Land of together or recurse to pay of cause to the plant, the processes of the plant, the processes of the plant, the processes of the plant of the	i all of register or receive to pay of cause on its basis, the motorest your food too. In said unit, of one significant performed in the case of the common	refuse to pay and discharge the same, then the said PIEDMONT SAVINGS AND TR nburse itself, themselves, or herself hereunder therefor, with interest at eight per ce	UST COMPANY, its successors or assigns, may pay and discharge the same nt. per annum.	e, and
to said interest and protocy, when the same becomes due, then it shall be lawful for the said PLEAMONT SAVINGS AND UNISE (OMIVANY, by the proper sor of consequence that the said company or the same part of the said protocy in the protocy of the p	- os said interest and process, when the same becomes use, took it shall be lawful to the said #1143ACAT SAVIANS AND INVEST (OMM-ANY, by its process or the its served that the said product and the said product of the said prod	all tail or neglect or retuse to pay or cause to be paid, the interest provided for in said or shall tail or neglect or refuse to insure or keep insured the house and buildings or arge all taxes and assessments on the said premises as aforesaid, before the expiration asses, at the option of the said Company, the whole indeptedness evidenced by the said hote of paid by the said Company), shall forthwith become and be due and collectible, and the re-	I note, or any part thereof, after the same becomes due and payable, as a said lot, or to assign the policy of insurance as aforesaid, or to pay and of the time fixed by law for the payment thereof; then, in any or all of or obligation (including any insurance premiums, and taxes, due and unght shall thereupon exist to foreclose this mortgage therefor, and also for	atore- d dis- f such
PROVIDED ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the said generics that if the said meritagory or the contents administrators or assigns, to and shall well and truly pay, or cause to be past unto the said IIIDMINT SAVENIS AND TRUET COMPANY, its successors assigns, the said clot or sunt of money abressed, with interest thereon, if any shall be the and shall forthwish insure and keep insured, or cause so to be done the said parties or and to, and assign the policy or insurance as actorisated, then this cord of the great and shall cook, determine and promises as accessed, then this cord of the great and shall cook, determine and be shall cook, or other breach committed.  AND IT IS AGRIEBLAND UNDERSTOOD by and between the said parties, that the said mortgagor, or "MULL" heirs or assigns, SLO witness. The premises until detail of payment shall be mode, or other breach committed.  Witness. This permises until detail of payment shall be mode, or other breach committed.  Witness. This permise until detail of payment shall be mode, or other breach committed.  Witness. This permise until detail of payment shall be mode, or other breach committed.  In the year of flow Lord one thousand nine hundred and MULLMAND ADMINISTRATION.  The permises of the presence of the United States of American and the one hundred and fulfilly plant.  The contract of the presence of the United States of American and the one hundred and playing plant.  The with the one hundred and playing and independence of the United States of American and the one hundred and playing and played and the presence of the United States of American and the one hundred and playing and the presence of the presence	PROVIDED ALWAYS, NEVERTIELESS, and it is the true intent and meaning of the said parties that if the said mentagory or New heirs administrators or assigns, to and shall well and truly pay, or cause to be paid unto the said PILDMAINT SAVINGS AND TRUST COMPANY, its successor assigns, the said obth or sum of money abstream, of any shall be due and shall forthwise insure and keep insured, or cause so to be done the said parties or asid lot, and suspent the policy or insurance as an investad, and pay and adectarge, or cause to be paid and discharged, all incess and assessments upon said premises as alovesaid, then this need of bargain and sale shall cease, determine and the utterly noil and void; otherway is staid renain in full force and virue.  AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor or MULL heirs or assigns, \$120 and and enjoy the said premise until detault of payment shall be made, or other breach committed.  Witness TRUE hand and see at HAUMANDERSTOOD TO be an experiment of the payment shall be made, or other breach committed.  Witness TRUE hand and see at HAUMANDERSTOOD TO be an experiment of the continuency of the payment shall be made, or other breach committed.  In the year of four Lord one thousand nine hundred and MULLALLY ALLACE and in the one hundred and JULY ALLACE and in the one hundred and payment shall be an experiment of the payment shall be an experiment and as a local and an experiment of the payment shall be an experiment and as a local and an experiment and an experiment and as a local and an experiment and as a local and an experiment and as a local a	t of said interest and principal, when the same becomes due, then it shall be lawful to cers or for its successors or assigns, to enter into and upon the premises hereby granted reon; it being agreed that the said Company, or its successors or assigns shall only be had said rents and profits after deduction of all sums paid by it or them for the maintenance ints, taxes, insurance and all sums expended by it or them in connection with the collect is—upon application to the Court by the said Company, or its successors or assigns, to the be charged with the collection of the rents and profits of said property and the mainterest.	r the said PIEDMONT SAVINGS AND TRUST COMPANY, by its p or intended to be, to take possession thereof, and collect the rents and pole to account to the mortgagor for the amount actually received by it or and improvement of such property, expenses in collection of such rents, ion of such rents and profits; and for this purpose the mortgagor hereby e appointment of a Receiver, who shall, pending the foreclosure of this mance thereof: it being agreed that the net amount received by the said Company of th	proper profits them s, and y con- mort-
witness That pand, and scal as I declared to payment shall to make, or other breach committeed.  Witness That hand, and scal as I declared to the United States of America.  In the year of four Lord one thousand nine hundred and Alushutty Alushum, and in the one hundred and fifty first.  Your of Sovereignty and Independence of the United States of America.  Led. Sealed and Delivered in the presence of  Characteristic of the United States of America.  (L. S.)  STATE OF SOUTH CAROLINA,  Introduction of the South Carolina,  Int	witness Thug hand and seal at I sayment shall chack, or other breach committeed.  Witness Thug hand and seal at I saturated the within shall be added to the United States of America.  In the year of bur Lord one thousand nine hundred and States of America.  Year of Sovereignty and Independence of the United States of America.  (L. S.)  Chara Kaselia.  (L. S.)  STATE OF SOUTH CAROLINA,  Inty of I state of South Carolina,  Interest and estate of South Carolina,  Notary Public for S. C.  STATE OF SOUTH CAROLINA,  Interest and estate of South Carolina,  Notary Public for S. C.	PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning coutors, administrators or assigns, do and shall well and truly pay, or cause to be paid u assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be use and buildings on said lot, and assign the policy or insurance as aforesaid, and pay a	of the said parties that if the said mortgagor, or not the said PIEDMONT SAVINGS AND TRUST COMPANY, its succeedue and shall forthwith insure and keep insured, or cause so to be done discharge, or cause to be paid and discharged, all taxes and assessments	heirs, essors ne the
in the year of four Lord one thousand nine hundred and Austrative Australia and in the one hundred and Fifty Frist.  year of Sovereignty and Independence of the United States of America.  (I. S.)  Clara Reactive (I. S.)  STATE OF SOUTH CAROLINA, and made onth that Series within angular and made onth that Sign, seal and as Mell act and deed, deliver the within written deed; and that he, with Winesself the execution thereof.  SWORN to before me, this.  STATE OF SOUTH CAROLINA, witnesself the execution thereof.  SWORN to before me, this.  SLATE OF SOUTH CAROLINA, Notary Public for S. C.  STATE OF SOUTH CAROLINA, and witnesself the execution thereof.  STATE OF SOUTH CAROLINA, Notary Public for S. C.  STATE OF SOUTH CAROLINA, and within named melang 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 on soover, renounce, release and forever relinguish unto the within named PLEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all interest and estate, and also all the rigit and claim of dower, of, in or to all and singular the premises within mentioned and release and assigns, all interest and estate, and also all the rigit 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  Notary Public for S. C.	in the year of Jur Lord one thousand nine hundred and Justianty States and in the one hundred and Jifty Just.  year of Sovereignty and Independence of the United States of America.  Idea (Sealed and Delivered in the presence of Clara Really (L. S.)  Clara Really (L. S.)  STATE OF SOUTH CAROLINA, and made out that Delivered in the presence of Clara Really (L. S.)  STATE OF SOUTH CAROLINA, and made out that Delivered in the within named plants of the control of the con	AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that hold and enjoy the said premises until default of payment shall be made, or other breach	at the said mortgagor, or LU heirs or assigns, LQ	
year of Sovereignty and Independence of the United States of America.    Cara	year of Sovereignty and Independence of the United States of America.  Idea (Sealed and Delivered in the presence of Class).  Class)  Class (Lass)  Class)  STATE OF SOUTH CAROLINA, of the saw the within named and made oath that Ache saw the within named act and deed, deliver the within written deed; and that the witnessed the execution thereof.  SWORN to before me, this.  The wife of the wife of the wife of the me this this this this this this this this			
year of Sovereignty and Independence of the United States of America.    Cara	year of Sovereignty and Independence of the United States of America.  Idea (Sealed and Delivered in the presence of Class).  Class)  Class (Lass)  Class)  STATE OF SOUTH CAROLINA, of the saw the within named and made oath that Ache saw the within named act and deed, deliver the within written deed; and that the witnessed the execution thereof.  SWORN to before me, this.  The wife of the wife of the wife of the me this this this this this this this this	in the year of bur Lord one thousand nine hundred and Julianty b	we and in the one hundred and fifty first	<u></u>
Clara Kearles  (L. S.)  Wy att. Aikers  (L. S.)  STATE OF SOUTH CAROLINA, may of flat within anguel for me, and made oath that the flat flat flat flat flat flat flat flat	Chra Keasler  (I. S.)  Wyatt Aiker  (I. S.)  STATE OF SOUTH CAROLINA, and of Manager and M	year of Sovereignty and Independence of the United States of America.	Man air land	
STATE OF SOUTH CAROLINA, mty of Maleutical Glass Responsible of the within marked sign, seal and as Male act and deed, deliver the within written deed; and that the he, with Maleutical witnessed the execution thereof.  SWORN to before me, this. 31st witnessed the execution thereof.  SWORN to before me, this. 31st witnessed the execution thereof.  STATE OF SOUTH CAROLINA, mty of.  I. Motary Public for S. C.  STATE OF SOUTH CAROLINA, mty of.  I. Motary Public for S. C.  STATE OF SOUTH CAROLINA, mty of.  I. Witnessed the execution thereof. within named do hereby certify on all whom it may concern, that Mrs. the wife of within named separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons on moseever, relounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRYST COMPANY, its successors and assigns, all 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.  Notary Public for S. C.	STATE OF SOUTH CAROLINA, nty of Multiple Glass Kessels and made oath that De he saw the within named sign, seal and as Multiple sign, seal and sign, seal and seal seal state sign, seal and seal state sign, seal and seal state sign, seal seal seal seal seal seal seal seal		grangia cox (I	L. S.)
STATE OF SOUTH CAROLINA, mty of Mulanitude BEFORE me personally appeared glava Klaslev and made oath that Debe saw the within named sign, seal and as Mulanitude sign, seal and as Mulanitude act and deed, deliver the within written deed; and that Debe, with Mulanitude witnessed the execution thereof.  SWORN to before me, this SAT and Deby 1977 Class Mulanitude STATE OF SOUTH CAROLINA, motary Public for S. C.  STATE OF SOUTH CAROLINA, mty of.  I, Motary Public for S. C.  STATE OF SOUTH CAROLINA and deby me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons 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.  (L. S.)  Notary Public for S. C.	STATE OF SOUTH CAROLINA, mty of Managed Surgar Readily and made oath that Be he saw the within named Surgar Readily act witnessed the carettion thereof.  SWORN to before me, this 3/At witnessed the execution thereof.  SWORN to before me, this 3/At and as a like and a being from the surgar and as a like and a being from the surgar and a surga		(I	L. S.)
BEFORE me personally appeared glassa Kessells and made oath that De he saw the within napped longular sign, seal and as how act and deed, deliver the within written deed; and that he, with Westers and sign, seal and as how made oath that witnessed the execution thereof.  SWORN to before me, this Jost day of March A. D. 1927 Class Kessells and March A. D. 1927 Class Kessells and the execution thereof.  STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. The wife of within named mb being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons or persons unsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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. 19.  Notary Public for S. C.	BEFORE me personally appeared GLAGA KEASLE and made oath that the saw the within named LOLGA Sign, seal and as LOLGA act and deed, deliver the within written deed; and that the he, with Loughtt All witnessed the execution thereof.  SWORN to before me, this GLAGA A. D. 1927 CLACA KUASLA witnessed the execution thereof.  SWORN to before me, this GLAGA A. D. 1927 CLACA KUASLA witnessed the execution thereof.  STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. The wife of within named in being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any appears before me, and no being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any appears before me, and 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. 19.  Notary Public for S. C.  Notary Public for S. C.	Tuyatt aiken	(I	L. S.)
BEFORE me personally appeared glassa Kessells and made oath that De he saw the within napped longular sign, seal and as how act and deed, deliver the within written deed; and that he, with Westers and sign, seal and as how made oath that witnessed the execution thereof.  SWORN to before me, this Jost day of March A. D. 1927 Class Kessells and March A. D. 1927 Class Kessells and the execution thereof.  STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. The wife of within named mb being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any persons or persons unsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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. 19.  Notary Public for S. C.	BEFORE me personally appeared GLAGA KEASLE and made oath that the saw the within named LOLGA Sign, seal and as LOLGA act and deed, deliver the within written deed; and that the he, with Loughtt All witnessed the execution thereof.  SWORN to before me, this GLAGA A. D. 1927 CLACA KUASLA witnessed the execution thereof.  SWORN to before me, this GLAGA A. D. 1927 CLACA KUASLA witnessed the execution thereof.  STATE OF SOUTH CAROLINA, RENUNCIATION OF DOWER. The wife of within named in being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any appears before me, and no being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any appears before me, and 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. 19.  Notary Public for S. C.  Notary Public for S. C.			
BEFORE me personally appeared	BEFORE me personally appeared.  A he saw the within named.  Sign, seal and as New act and deed, deliver the within written deed; and that the witnessed the execution thereof.  SWORN to before me, this 3/15  day of March.  Notary Fublic for S. C.  STATE OF SOUTH CAROLINA,  mity of.  I,  all whom it may concern, that Mrs.  The wife of within named  and made oath that witnessed the execution thereof.  Clara Kaslu.  RENUNCIATION OF DOWER.  The wife of within named and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons on some persons, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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. 19  Notary Public for S. C.	untry of Greenville		
sign, seal and as well deed, deliver the within written deed; and that he, with witnessed the execution thereof.  SWORN to before me, this day of March A. D. 1927  day of March A. D. 1927  Clara Clara Claral Control of DOWER.  STATE OF SOUTH CAROLINA,  I, Motary Public for S. C.  STATE OF SOUTH CAROLINA,  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify  within named did this day appear before me, and  m 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  consoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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. 19.  Notary Public for S. C.	sign, seal and as here act and deed, deliver the within written deed; and that he, with he, with he witnessed the execution thereof.  SWORN to before me, this.  day of March A. D. 1927  Clara Masch.  RENUNCIATION OF DOWER.  The of SOUTH CAROLINA,  It has been been been been been been been bee	BEFORE me personally appeared Clara Reasler	and made oath	h that
SWORN to before me, this 3/st.  day of March A. D. 1927  Luyatt CiRen (L. S.)  STATE OF SOUTH CAROLINA,  I, Motary Public for S. C.  STATE OF SOUTH CAROLINA,  within named do no 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 on soever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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	SWORN to before me, this 3/st.  day of March A. D. 1927  Luyatt Carren (I. S.)  STATE OF SOUTH CAROLINA,  I, Motary Public for S. C.  STATE of South Carolina (I. S.)  Notary Public for S. C.  STATE of South Carolina (I. S.)  I, Motary Public for S. C.  STATE of South Carolina (I. S.)  A do hereby certify the wife of within named no 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 of persons of the state, 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 (I. S.)  Notary Public for S. C.	Dhe saw the within named LOUGIA LOU	71	<i>~</i> . "
SWORN to before me, this 3/st.  day of March A D. 1927  Clara Kuaslu.  Notary Public for S. C.  STATE OF SOUTH CAROLINA,  It, Most and the wife of within named on 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 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. 19.  Notary Public for S. C.	SWORN to before me, this 3/st.  day of March A D. 1927  Clara Kuaslu:  Notary Public for S. C.  STATE OF SOUTH CAROLINA,  I, Motary Public for S. C.  STATE of South Carolina,  and hereby certify the wife of within named no 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 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. 19.  Notary Public for S. C.			
day of March A. D. 1927  Tuyatt Ciken (I. S.)  STATE OF SOUTH CAROLINA,  It, Motary Public for S. C.  STATE OF SOUTH CAROLINA,  RENUNCIATION OF DOWER.  A D. 1927  RENUNCIATION OF DOWER.  A do hereby certify  o all whom it may concern, that Mrs.  within named down being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person of persons of persons of the premises 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. 19  Notary Public for S. C.	day of March A. D. 19 <sup>27</sup> Clara Kuaslus  Wyatt Giken (I. S.)  STATE OF SOUTH CAROLINA,  It mity of do all whom it may concern, that Mrs.  Within named do 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 omsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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. 19.  Notary Public for S. C.	awany 11 3/1		iereoi.
STATE OF SOUTH CAROLINA,  mty of	Notary Public for S. C.  STATE OF SOUTH CAROLINA,  I,	day of march A. D. 1927	Clara Keasler.	
STATE OF SOUTH CAROLINA,  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.  (L. S.)  Notary Public for S. C.  RENUNCIATION OF DOWER.  A b hereby certify  the wife of  did this day appear before me, and  mit of ear of any person or persons  person of persons  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.  (L. S.)	STATE OF SOUTH CAROLINA,  mity of			
I,	inty of	Notary Public for S. C.		
o all whom it may concern, that Mrs	the wife of within named	STATE OF SOUTH CAROLINA,	RENUNCIATION OF DOV	WER.
o all whom it may concern, that Mrs	the wife of within named	inty of		
within named	within named	I, martgagov a	Woman do hereby c	certify
on being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person or persons omsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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	n being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or lear of any person or persons omsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all 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			
GIVEN under my hand and seal this	day of	on being privately and separately examined by me, did declare that she does freely, voluments	ntarily and without any compulsion, dread or lear of any person or period of the perio	ersons
Notary Public for S. C.	Notary Public for S. C.			
		day of		
		(L, S.)		
	Recorded Mar. 31st 1927 at 1:20 o'clock P.M.			