TOGETHER with all and singular the Rights, Mer	mbers. Hereditaments and Appurte	nances to the said Premises belongi	ng, or in anywise incident or appertaining
TO HAVE AND TO HOLD, all and singular the	· · · · · · · · · · · · · · · · · · ·	•	
er.			
And do hereby bind surger the said Premises unto the said PIEDMONT SAVIN	IGS AND TRUST COMPANY, it	s successors and assigns, from and	against and and
irs, executors or administrators, and against every per AND IT IS AGREED by and between the said part	_	1)	
Il forthwith insure the house and buildings on the said-	lot in a company or companies with	Ich shall be acceptable to said PIED	MONT SAVINGS AND TRUST COM
om damage or loss by fire during the continuance of the	his mortgage, and make loss under	said policy of insurance payable to	o the said PIEDMONT SAVINGS AND
RUST COMPANY, its successors or assigns; and that he fall or neglect or refuse to do so, then the said PIE mburse itself hereunder for the premium and expense	DMONT SAVINGS AND TRUS	T COMPANY, its successors or ass	signs, may cause the same to be insured an
AND IT IS FURTHER AGREED by and betwee all and will, at all times hereafter during the continual	en the said parties, that the said mance of this mortgage, pay and dis	nortgagor, orscharge all taxes and assessments u	heirs, executors, administrators or assign pon the said premises whenever the sam
all become due and payable; and that in case the said refuse to pay and discharge the same, then the said P imburse itself, themselves, or herself hereunder there	mortgagor, or	heirs, executors, administrators UST COMPANY, its successors or a	or assigns, shall at any time fail or negle
AND IT IS EXPRESSLY AGREED AND STI	IPULATED that in case the said i	mortgagor, or his	heirs, executors, administrators or assigns
nali fail or neglect or refuse to pay or cause to be parted or shall fail or neglect or refuse to insure or keep that are all taxes and assessments on the said premises as uses, at the option of the said Company, the whole indebte paid by the said Company), shall forthwith become and obts and expenses of such collection, including ten per collection.	insured the house and buildings on a aloresaid, before the expiration of diness evidenced by the said note of dip die and collectible, and the ricent. of the amount due as attorney	a said lot, or to assign the policy of the time fixed by law for the part obligation (including any insural light shall thereupon exist to forecle ey's fees.	insurance as aforesaid, or to pay and disayment thereof; then, in any or all of such ace premiums, and taxes, due and unpaisse this mortgage therefor, and also for an
And if default shall be made in the payment of the rt of said interest and principal, when the same become neers or for its successors or assigns, to enter into and ereon; it being agreed that the said Company, or its successor and rents and pronts after deduction or all sums paid onts, taxes, insurance and all sums expended by it or this—upon application to the Court by the said Company, ge, be charged with the collection of the rents and prontists successors or assigns, after the payment of said contents.	ness due, then it shall be lawful fo upon the premises hereby granted cessors or assigns shall only be half by it or them for the maintenance them in connection with the collect them, or its successors or assigns, to the its of said property and the mainte	r the said PIEDMONT SAVINGS or intended to be, to take possession ole to account to the mortgagor for and improvement of such property ion of such rents and profits; and the appointment of a Receiver, who is mance thereof; it being agreed that the	AND TRUST COMPANY, by its proper thereof, and collect the rents and profit the amount actually received by it or thereof, expenses in collection of such rents, and the third purpose the mortgagor hereby controlled the foreclosure of this mortage in the property of the mortage
PROVIDED ALWAYS, NEVERTHELESS, and ecutors, administrators or assigns, do and shall well an assigns, the said debt or sum of money aforesaid, with use and buildings on said lot, and assign the policy of a said premises as aforesaid, then this deed of bargain	nd truly pay, or cause to be paid un h interest thereon, if any shall be insurance as atoresaid, and pay a	nto the said PIEDMONT SAVINGdue and shall forthwith insure and discharge, or cause to be paid and	S AND TRUST COMPANY, its successor nd keep insured, or cause so to be done the discharged, all taxes and assessments upo
AND IT IS AGREED AND UNDERSTOOD by hold and enjoy the said premises until default of payr	nent shall be made, or other broac	h committed.	- 0 0
Witnesshandand seal	at Frenville	this 2/s	day of bry
in the year of our Lord one thousand nine hu		ght and in the one hunds	ed and fefly - second
year of Sovereignty and Independence of the	e United States of America.		
gned, Sealed and Delivered in the presence of	•	cerzavii	Isly Whrank, S.
O M Wille			(L. S.
	······································		(L. S
STATE OF SOUTH CAROLINA			
unty of Greenvelle	4	, /	
BEFORE me personally appeared	1 Dary Se	ysle ,	and made oath th
5 he saw the within namedy.	In abith (Ry	ley Cothran	
sign, seal and as act	and deed, deliver the within writte	en deed; and that	he, with
SWORN to before me, this A. 2/2/)		-
day of April A	90	mary 8	eyle
0 82 / 2/ 1/2			
Notary Public for	S. C.		
STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWE
unty of			
I,			
to all whom it may concern, that Mrs			
e within namedon being privately and separately examined by me, did nomsoever, renounce, release and forever relinquish interest and estate, and also all her right and claim o	declare that she does freely, volur n unto the within named PIED	itarily and without any compulsic MONT SAVINGS AND TRUST	on, dread or fear of any person or person COMPANY, its successors and assigns, a
GIVEN under my hand and seal this		*	
day ofA	<u> </u>		
Notary Public for	(L, S.)		
Λ . Λ	1		
Recorded abril 21 of	192 y at	o'clock	M.