TO LAYE AND TO HOLD, all and suggest the soul Premises must be said PHEDIONY SAVINGS AND TRUST COMPANY, in moderance and analyses of the said premises must be said Premises must be said DEDIONY SAVINGS AND TRUST COMPANY in secretary or designations, by every serior produced from fully discussed to said premises and serior of the secretary and selections and species. The secretary serior selection is all premises that the said correspont of the secretary and selections and segment of the secretary serior selections and segment of the secretary o	TOGETHER with all and singular the Rights, Members, Heredi	taments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining.
BET, AGENTS AND THE CONTROL OF WARTER AND THE CONTROL OF THE CONTR	TO HAVE AND TO HOLD, all and singular the said Premises forever.	s unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assign
ES ADMITTED AND ADMITTED TO ADMITTED AND ADMITTED AND ADMITTED ADMITTED AND ADMITTED ADMITTED AND ADMITTED ADMITTED AND ADMITTED	And do hereby bind myself	and
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AND TANINGS AND TRUST COMPANY was any the same unrock to the amount of a management of an appeal of the same of the same of the analysis of the same o		- 1 and said for in a company of companies which shall be acceptable to said Phills.
AND IT IS FURTHERS AND THE CONTROL OF THE CONTROL O	MONT SAVINGS AND TRUST COMPANY and keep the same incompany	and to the
STATEMENT SAVENUES AND THE CONTROL OF SAVENUES AND THE CON	under said policy of insurance payable to the said PIEDMONT SAVI	
AND IT IS PAYTHER AGICALLY ON THE CONTROL OF THE CO	The same of the sa	
and precisions withouterer the same shall become does and payable, and that is come the same distinctions, the control of the provinces of the	expenses of insurance, with interest thereon at the rate of eight per cen	nt. per annum.
and premises whenever the same shall become the same bashed to that is one the said outcomer, the same said premises whenever the same shall become the same shall commerce the same shall become the same shall commerce the same shall become the same shall commerce that the same shall become the same shall be commerced to same shall be same shall be commerced to the same shall be	AND IT IS FURTHER AGREED by and between the said par secutors, administrators or assigns, shall and will at all times hereatt	ties, that the said mortgagor, or heirs, the during the continuance of this mortgage, pay and discharge all taxes and assessment.
DEMPARY, its successors or anagen, may pay and discharge that same and remainors intent, themselves, or formed theretoes the third of the model of the control of the contr	aid premises whenever the same shall become due and paughter and the	
comme gine and popular, as a strokenial or shall fail of neglect or recises to insure or keep thank of the stroken promoted for the said and, or any part thereory, street the any of the or shall content, at the other hand of an any or the or shall content, at the other hand of the said of the	OMPANY, its successors or assigns, may pay and discharge the same,	retuse to pay and discnarge the same, then the said PIEDMONT SAVINGS AND TRUST, and reimburse litself, themselves, or herself hereunder therefor, with interest at eight per cent.
could east and possible, as alterestand of shall last or expect for recurs to insome or keep hastered the house and body the wife to the said Company or all or in the cases, as the explaint of the said Company, the switching sometime, because the option of the first household by law for the purpose and provided the cases and the cases and the day of the purpose of the first hand the provided of the said Company), that is not the said Company, the switching sometime, and the case of the purpose of the said and of the said company of the said sometime of the said company of the said company of the said some of the said some of the said the said the purpose of the said some of the said some of the said the s	AND IT IS EXPRESSLY AGREED AND STIPULATED that secutors, administrators or assigns, shall fail or neglect or retuse to a	in case the said mortgagor, or
reguer officers or for its accessors or assigns, be ones into and upon the premises hered grained or introduced to the control of the control	s aforesaid, or to pay and discharge all taxes and assessments on said rany or all of such cases, at the option of the said Company, the word taxes, due and unpaid or paid by the said Company), shall forth age therefor, and also for all costs and expenses of such collections,	to insure or keep insured the house and buildings on said lot, or to assign the policy of insurance premises as atoresaid, before the expiration of the time fixed by law for the payment thereof; then, whole indebtedness evidenced by the said note or obligation (including any insurance premiums, swith become and be due and collectible, and the right shall thereupon exist to foreclose this mortincluding ten per cent. of the amount due as attorney's fees.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgagor or Molecular to the said parties that if the said mortgagor or Molecular to the said presented and the said presented and the said parties that if the said mortgagor or Molecular that the said presented and the said parties are said to the said parties that it is the said presented and season and the said premises as aforesaid, then this deed of the said mortgagor and display the said premises as aforesaid, then this deed of the said mortgagor and display the said premises as aforesaid, then this deed of the said mortgagor and the said premises as aforesaid, then this deed of the said mortgagor and the said premises until default of payment shall be madered committed.  AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor or Rell hand and seal at Molecular the said premises until default of payment shall be madered committed.  Witness TOM, hand and seal at Molecular the said parties, that the said mortgagor or Rell hand and seal at Molecular the said premises until default of payment shall be madered and The said premises until default of payment shall be madered and. The said premises until default of payment shall be madered and. The said premises of the said premises that it is and mortgagor and in the order of said said payment of the said premises that it is t	roper officers or for its successors or assigns, to enter into and upon the ereon; it being agreed that the said Company, or its successors or a sem for said rents and profits after deduction of all sums paid by it or the onts, taxes, insurance and all sums expended by it or them in connection in the context of the context of the rents and company, or its successor when the collection of the rents and profits of said agreed with the collection of the rents and profits of said agreed.	assigns, shall only be liable to account to the mortgagor for the amount actually received by it on with the collection of such rents and profits; and it is purpose the mortgagor hereby consessors or assigns to the appointment of a Receiver who shall pending the foreclosure of this mortgagor to the appointment of a Receiver who shall pending the foreclosure of this mort-
RUST COMPANY, its successor or assigns, do and shall well and truly ser, or cause to be paid unto the said PHEDIGON SATINGS, and said well and truly ser, or cause to be paid unto the said PHEDIGON SATINGS, and assign the policy of insurance, or cause to be about unto the said permission as a said of the company and suckary or cause to be paid and the said permission of the company of the said permission as a said to the said permission as a said to the said permission as a said to the said permission and said shall case, determine and be utterly mill and void; otherwards the said permission and said shall case, determine and be utterly mill and void; otherwards the said permission and said shall case, determine and be utterly mill and void; otherwards the said permission until default of payment shall be mader deceased.  AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor or held.  Alternative or assigns, other breach commisted.  Witness The parties or assigns, in the year of our Lord one thousand nine hundred and Hundred and Hundred and Hundred and Said the said premises until default of payment shall be made and polifiered in the presence of the said premises until default of payment shall be made and polifiered in the presence of the said premises until default of payment shall be made and polifiered in the presence of the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be made and the said premises until default of payment shall be mad		
other breach committed.  Witness TMy hand and seal at Belevielle So this 28th day in the year of our Lord one thousand nine hundred and. The state of America and in the one hundred and The states of America.  Signed, Sealed and Delivered in the presence of Colored Color	RUST COMPANY, its successors or assigns, the said debt or sum of	do and shall well and truly pay, or cause to be paid unto the said PIEDMONT SAVINGS AND f money aforesaid, with interest thereon, if any shall be due, and shall forthwith insure and keep
other breach committed.  Witness TMy hand and seal at Belevielle So this 28th day in the year of our Lord one thousand nine hundred and. The state of America and in the one hundred and The states of America.  Signed, Sealed and Delivered in the presence of Colored Color	AND IT IS AGREED AND UNDERSTOOD by and between the	e said parties, that the said mortgagor or RO11
Witness My hand and scal at Belleville Slo this 28th day  In the year of our Lord one thousand nine handred and Therefore and in the one hands and Fifth Fifth year of Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the presence of  Miss. Flore and Miss. F		
m the year of our Lord one thousand nine hundred and Husting and in the one hundred and Husting and without any content and in the one hundred and in the one hund		
year of Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the presence of  ALL STATE OF SOUTH CAROLINA,  party of ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	mand and seal at 2012	day of
Signed, Scaled and Delivered in the presence of Calculation (L. S.)  STATE OF SOUTH CAROLINA, unity of Letter within named.  BEFORE me personally appeared.  Salar and deed, deliver the within deed; and that sold he, within seed the execution thereon.  SWORN to before me, this A. D. 19 3/ Sold here by the seed of the	and Tilli - Left	housand nine hundred and
STATE OF SOUTH CAROLINA, unty of All and saw the within named.  SWORN to before me, this.  STATE OF SOUTH CAROLINA,  II.  A. D. 19. 3/  B. Worder Public for S. C.  STATE OF SOUTH CAROLINA,  III.  A do hereby certification of the second of t	Signed, Sealed and Delivered in the presence of	Sovereignty and Independence of the United States of America.
STATE OF SOUTH CAROLINA, unty of Allerandle  BEFORE me personally appeared.  South Allerandle  Also Ale saw the within named.  Also Ale saw the within named.  SWORN to before me, this.  A. D. 19. 3/  A. D. 19. 3/  B. Motary Public for S. C.  STATE OF SOUTH CAROLINA, anty of.  I.  O all whom it may concern, that Mrs.  within named.  o all whom it may concern, that Mrs.  within named.  within named.  within named.  within named.  within named.  o all whom it may concern, that Mrs.  within named.  on being ryivately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or person person or pers	Edus Tallison 1	S.)
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BEFORE me personally appeared.  A. he saw the within named.  A. seal and as.  SWORN to before me, this.  A. D. 19.  STATE OF SOUTH CAROLINA,  my of.  I,  o all whom it may concern, that Mrs.  within named.  no being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, deread or fear of any person or person mosever, rendunce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPACT, it is successors and assigns, all h  GIVEN under my hand and seal, this.  (I. S.)  Notary Public for S. C.  (I. S.)  Notary Public for S. C.  (I. S.)  Notary Public for S. C.  (I. S.)	STATE OF SOUTH CAROLINA	(L. S.)
act and deed, deliver the within deed; and that.  SWORN to before me, this.  A. D. 19. 3/  B. The Journal Jour	unty of Sklewille	
A per saw the within named and seed, deliver the within deed; and that the wife within named.  A D. 19. 3/A D.	BEFORE me personally appeared	Tolleson and made oath that
SWORN to before me, this		ence a Shookley
SWORN to before me, this  A. D. 19.3/  B. D. J.	n, seal and as	agt and deed, deliver the within deed; and that
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STATE OF SOUTH CAROLINA, anty of.  I, o all whom it may concern, that Mrs. within named. 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 person correst 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.  of.  A. D. 19.  Notary Public for S. C.	, 1	
L,	21. B Mc Lowan (LS)	Edna Tollison
within named	· · · · · · · · · · · · · · · · · · ·	RENUNCIATION OF DOWER
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rest 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		
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	GIVEN under my hand and seal, this	
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