	nd singular the Rights, Members, He				
And	do hereby bind Machan an said PIEDMONT SAVINGS AND tors, and against every person whom	TRUST COMPANY, its s	successors and assigns, from	and against	efend all and singuand
AND IT IS AGREED !	by and between the said parties, that the and buildings on the said lot in a co	the said mortgagor or	heirs, e	xecutors, administrators or	assigns, shall and
PANY and keep the same ins	ured to the amount of 911	Mousai	A z		Dollars.
TRUST COMPANY, its succ	cessors or assigns; and that in case to do so, then the said PIEDMONT rethe premium and expenses of inst	the said mortgagor, o	r heirs, ex COMFANY, its successors of	ecutors, administrators or a r assigns, may cause the san	ssigns, shall, at any
AND IT IS FURTHER shall and will, at all times her	R AGREED by and between the said reafter during the continuance of the	d parties, that the said mor	tgagor , or All	heirs, executors, adminuts upon the said premises	nistrators or assigns, whenever the same
or refuse to pay and discharge	; and that in case the said mortgago e the same, then the said PIEDMON or herself hereunder therefor, with	NT SAVINGS AND TRUS	T COMPANY, its successors	ors or assigns, shall at any or assigns, may pay and dis	time fail or neglect charge the same, and
shall tail or neglect or refuse said or shall tail or neglect or charge all taxes and assessme cases, at the option of the said or paid by the said Company), costs and expenses of such co	SLY AGREED AND STIPULATE to pay or cause to be paid, the intermediate to insure or keep insured that on the said premises as aforesaid Company, the whole indebtedness every, shall forthwith become and be due diffection, including ten per cent. of the	erest provided for in said note house and buildings on said, before the expiration of denced by the said note or and collectible, and the righthe amount due as attorney's	ote, or any part thereof, after aid lot, or to assign the policy the time fixed by law for the boligation (including any interest the total thereupon exist to to a fees.	r the same becomes due and of insurance as aforesaid e payment thereof; then, is surance premiums, and taireclose this mortgage there	d payable, as afore- i, or to pay and dis- n any or all of such xes, due and unpaid for, and also for all
part of said interest and print officers or for its successors of thereon; it being agreed that if for said rents and pronts after profits, taxes, insurance and a sents—upon application to the gage, be charged with the colle-	made in the payment of the said succepal, when the same becomes due, the rassigns, to enter into and upon the he said Company, or its successors or deduction of all sums paid by it or ill sums expended by it or them in concept by the said Company, or its succept of the rents and pronts of said costs, insurance the payment of said costs, insurance contents and costs.	hen it shall be lawful for t premises hereby granted or assigns shall only be liable them for the maintenance al onnection with the collection accessors or assigns, to the a d property and the maintena	he said PIEDMONT SAVII intended to be, to take posses to account to the mortgagor in of such proper of such rents and profits; appointment of a Receiver, where thereof; it being agreed the said profits and profits are the said profits.	NGS AND TRUST COMP ssion thereof, and collect for the amount actually re- perty, expenses in collection and for this purpose the mo- ho shall, pending the forec- nat the net amount received by	ANY, by its proper the rents and profits ceived by it or them to of such rents, and ortgagor hereby con- losure of this mort- by the said Company,
executors, administrators or a or assigns, the said debt or su house and buildings on said lo the said premises as aforesaid	S, NEVERTHELESS, and it is the t ssigns, do and shall well and truly p am of money aforesaid, with interest ot, and assign the policy of insuranc, then this deed of bargain and sale	eay, or cause to be paid unto thereon, if any shall be du the as atoresaid, and pay and shall cease, determine and b	o the said PIEDMONT SAVI te and shall forthwith insur- discharge, or cause to be paid e utterly null and woid; other	INGS AND TRUST COMP e and keep insured, or cau I and discharged, all taxes a wise it shall remain in full	PANY, its successors se so to be done the nd assessments upon force and virtue.
to note and enjoy the said pr	AND UNDERSTOOD by and bettemises until default of payment shall	be made, of other breach	he said mortgagor, or committed.		
//	handand seal at &				4
· ·	nty and Independence of the United	//	Payle 1	2 Sotter 1.	ild as
Signed, Sealed and Delivered	in the presence of			or and the state of the state o	(L. S.)
10 <i>G. Lea</i>	Therwood)				(L. S.)
STATE OF SOUTH			,		
BEFORE me personally	$\sim M_{\odot}$	nes) P	Battel,		
he saw the	. // -	les ICS		1	
sign, seal a	and as act and deed	deliver the within written	1 // .	witnessed th	
SWORN to before me,	2		James 1 1	, Bate	a /
day of day	A. D. 19.0				
	Notary Public for S. C.	. S.) V			
STATE OF SOUTH	CAROLINA,			RENUNCIA'	TION OF DOWER.
County of Stelling	ulle S Leathernoo	de a mota	my But for	86.	do hereby certify
I, unto all whom it may concern	n, that Mrs. Dannie	Patterfie	USC 9		
the within named upon being privately and sepa	arately examined by me, did declare tase and forever relinquish unto also all her right and claim of dower,	the within named PIEDM	rily and without any comp ONT SAVINGS AND TRU	OSI COMPANI, IIS SUcces	iv person or persons
GIVEN under my hand	d and seal this 2 Late A. D. 19	26 12	annil P	Sätterfi	eld
) & Leat.	Terwood 1	S.)		U	*
W. D	Notary Public for S. C.	m/o = //:/*	2, alala A	M	
Recorded C		94.CV, at///	U CIUCK		