TOGETHER with all and singular the Rights, Members, Hereditaments and Ap	purtenances to the said Premises belonging, or in anywise incident or appertaining
TO HAVE AND TO HOLD, all and singular the said Premises unto the said r.	PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns for
· ·	heirs, executors or administrators, to warrant and forever defend all and singu
s, executors or administrators, and against every person whomsoever lawfully cla	
forthwith insure the house and buildings on the said lot in a company or companie	S. or the heirs, executors, administrators or assigns, shall an es which shall be acceptable to said PIEDMONT SAVINGS AND TRUST COM
n damage or loss by fire during the continuance of this mortgage, and make loss	under said policy of insurance payable to the said PIEDMONT SAVINGS AN
tail or neglect or refuse to do so, then the said PIEDMONT SAVINGS AND Isburse itself hereunder for the premium and expenses of insurance, with interes	
and will, at all times hereafter during the continuance of this mortgage, pay an	aid mortgagor. S., or theirs, executors, administrators or assigned discharge all taxes and assessments upon the said premises whenever the said
become due and payable; and that in case the said mortgagor, S., or befuse to pay and discharge the same, then the said PIEDMONT SAVINGS AND burse itself, themselves, or herself hereunder therefor, with interest at eight p	heirs, executors, administrators or assigns, shall at any time fail or negled TRUST COMPANY, its successors or assigns, may pay and discharge the same, after cent. per annum.
I tail or neglect or refuse to pay or cause to be paid, the interest provided for in or shall fail or neglect or refuse to insure or keep insured the house and building age all taxes and assessments on the said premises as aforesaid, before the expira is, at the option of the said Company, the whole indeptedness evidenced by the said in	said mortgagor. So, or heirs, executors, administrators or assign in said note, or any part thereof, after the same becomes due and payable, as aforego on said lot, or to assign the policy of insurance as aforesaid, or to pay and diction of the time fixed by law for the payment thereof; then, in any or all of such the or obligation (including any insurance premiums, and taxes, due and unpathe right shall thereupon exist to foreclose this mortgage therefor, and also for a titorney's fees.
of said interest and principal, when the same becomes due, then it shall be lawfers or for its successors or assigns, to enter into and upon the premises hereby graeon; it being agreed that the said Company, or its successors or assigns shall only be said rents and profits after deduction of all sums paid by it or them for the maintents, taxes, insurance and all sums expended by it or them in connection with the company application to the Court by the said Company, or its successors or assigns,	mentioned when the same is due, or any interest that may become due thereon, or as ful for the said PIEDMONT SAVINGS AND TRUST COMPANY, by its proported or intended to be, to take possession thereof, and collect the rents and profit is liable to account to the mortgagor for the amount actually received by it or the nance and improvement of such property, expenses in collection of such rents, are oblection of such rents and profits; and for this purpose the mortgagor hereby companion to the appointment of a Receiver, who shall, pending the foreclosure of this mort maintenance thereof; it being agreed that the net amount received by the said Companions, is to be applied to the payment of such debt or any balance due thereon.
utors, administrators or assigns, do and shall well and truly pay, or cause to be p ssigns, the said debt or sum of money aforesaid, with interest thereon, if any sha	hing of the said parties that if the said mortgagor, or heimaid unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successoull be due and shall forthwith insure and keep insured, or cause so to be done to pay and discharge, or cause to be paid and discharged, all taxes and assessments upone and be utterly null and void; otherwise it shall remain in full force and virtue.
AND IT IS ACREED AND UNDERSTOOD by and between the will be a	
gold and enjoy the said premises until default of payment shall be made, or other	s, that the said mortgagor 5, or their heirs or assigns, are breach committed.
nold and enjoy the said premises until default of payment shall be made, or other Witness 0 1 hand 5 and seal at 11ee	breach committed.
old and enjoy the said premises until default of payment shall be made, or other Witness at at a factorial and seal at a factorial and in the year of our Lord one thousand nine hundred and the said of the said	breach committed.
old and enjoy the said premises until default of payment shall be made, or other Witness hand S and seal at the first in the year of our Lord one thousand nine hundred and the first year of Sovereignty and Independence of the United States of America.	breach committed. wille this 15th day of Telineary yelight and in the one hundred and fifty-second
old and enjoy the said premises until default of payment shall be made, or other Witness hand S and seal at the first in the year of our Lord one thousand nine hundred and the first year of Sovereignty and Independence of the United States of America.	breach committed. wille this 5th day of Telican y-eight and in the one hundred and fifty-secole Thilly Parket (L. S.
old and enjoy the said premises until default of payment shall be made, or other Witness hand S and seal at twenty in the year of our Lord one thousand nine hundred and twenty year of Sovereignty and Independence of the United States of America. ed, Sealed and Delivered in the presence of	breach committed. wille this 5 th day of Televan y-eight and in the one hundred and fifty-secols Thilly Parker (I. 8
old and enjoy the said premises until default of payment shall be made, or other Witness hand S and seal at the first in the year of our Lord one thousand nine hundred and the first year of Sovereignty and Independence of the United States of America.	breach committed. nville this 15th day of Televan y-light and in the one hundred and fifty-second Thily Parker (I. S
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witness band premises until default of payment shall be made, or other Witness band hand and seal at the presence of the United States of America. State of South Carolina, and States of America.	breach committed. wille this 15th day of Televan y-light and in the one hundred and fifty-second Emily Eliza Herron (I. 8 (I. 8 Lerron and Millie Park
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witness band premises until default of payment shall be made, or other Witness band hand and seal at the seal in the year of our Lord one thousand nine hundred and the year of Sovereignty and Independence of the United States of America. Ed, Sealed and Delivered in the presence of the United States of America. STATE OF SOUTH CAROLINA, and the saw the within named the saw the within named the saw the within named the saw the within the saw the saw the within the saw the saw the within the saw the saw the within the saw the within the saw the saw the within the saw the saw the within the saw	breach committed. Noille this 1572 day of Thursan y-light and in the one hundred and fifty-second Thirty Cligan Herron (I. 8 (I. 8 Lerns and made oath the Alerron and Millie Parkse written deed; and that he, with
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STATE OF SOUTH CAROLINA, and seal at states of America. STATE OF SOUTH CAROLINA, and seal at states of America. STATE of south carolina and seal at states of America. STATE of south carolina and seal at states of America. STATE of south carolina, and seal at states of America. STATE of south carolina, and seal and seal at states of America.	breach committed. Noille this 15th day of Thursan y-light and in the one hundred and fifty-second Thirdy Eliza Herron (I. 8 Lerns and made oath the Alerron and Millie Parks written deed; and that he, with
witness band premises until default of payment shall be made, or other Witness band hand and seal at the seal in the year of our Lord one thousand nine hundred and the year of Sovereignty and Independence of the United States of America. Ed, Sealed and Delivered in the presence of the United States of America. STATE OF SOUTH CAROLINA, and the saw the within named the saw the within named the saw the within named the saw the within sign, seal and as the saw act and deed, deliver the within sworn to before me, this	breach committed. Aville this 15th day of Telegran. The second of Telegran. The second of the sec
State of South Carolina, In the year of Sovereignty and Independence of the United States of America. Ed, Sealed and Delivered in the presence of State of South Carolina, Inty of South Carolina, In the saw the within named Sign, seal and as Their act and deed, deliver the within sword of Sworn to before me, this day of South Carolina, In the year of our Lord one thousand nine hundred and the same in the presence of the United States of America. State of South Carolina, In the year of our Lord one thousand nine hundred and the same in the same in the presence of the United States of America. State of America. And the same in the sam	breach committed. Levelle this 15th day of Televan The second of T
STATE OF SOUTH CAROLINA, he saw the within named sign, seal and as the saw the within named sign, seal and as the saw the within named SWORN to before me, this day of South CAROLINA, Notary Public for S. C. STATE OF SOUTH CAROLINA, Notary Public for S. C.	breach committed. Levelle this 15th day of Televan y-light and in the one hundred and fifty-second Third Parket (I. S. Levelly Eliza Herron (I. S. (I. S. (I. S. Written deed; and that he, with witnessed the execution there David Herron David Herron
witness hand S and seal at the in the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of America. ed, Sealed and Delivered in the presence of STATE OF SOUTH CAROLINA, The of Saw the within named sign, seal and as the saw the within named sign, seal and as the saw the within s	breach committed. Level this 15th day of Televan Level Parker (I. S. (
old and enjoy the said premises until default of payment shall be made or other Witness. In the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of America and Sealed and Delivered in the presence of STATE OF SOUTH CAROLINA, and the saw the within named he saw the within act and deed, deliver the within SWORN to before me, this day of A. D. 19.28 STATE OF SOUTH CAROLINA, and the saw the within the saw the within named he saw the saw the within named he saw the within nam	breach committed. Leville this 157 day of Televisaria Jernal Market (I. S. C.
witness hand S and seal at in the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of America. STATE OF SOUTH CAROLINA, and you have been seal and seal at the saw the within named he so within named and sign, seal and as the saw the within named have public for S. C. STATE OF SOUTH CAROLINA, and you have been seal and seal at the saw the within named have being privately and separately examined by me, did declare that she does freely, within named and separately examined by me, did declare that she does freely, within named and separately examined by me, did declare that she does freely, within named and separately examined by me, did declare that she does freely, within named and separately examined by me, did declare that she does freely, we see the seal of the se	breach committed. Collet this 572 day of Selection of Se
old and enjoy the said premises until default of payment shall be made or other Witness. And Sand seal at in the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of America. State of South Carolina, nty of South Carolina, sign, scal and as The saw the within named sign, scal and as The same act and deed, deliver the within SWORN to before me, this day of South Carolina, nty of State of South Carolina, nty	breach committed. College this 572 day of Secondary Sec
witness hand S and seal at in the year of our Lord one thousand nine hundred and year of Sovereignty and Independence of the United States of Americal ned, Sealed and Delivered in the presence of STATE OF SOUTH CAROLINA, nty of he saw the within named he saw the within named act and deed, deliver the within sign, seal and as the saw the within for S. C. STATE OF SOUTH CAROLINA, nty of he saw the within named he saw the within named act and deed, deliver the within sign, seal and as the saw the within saw the within named and the saw the within named and the saw the within named and being privately and separately examined by me, did declare that she does freely, within named interest and estate, and also all her right and claim of dower, of, in or to all and interest and estate, and also all her right and claim of dower, of, in or to all and	breach committed. College this 572 day of 562 day d
in the year of our Lord one thousand nine hundred and seal at in the year of Sovereignty and Independence of the United States of Americal ned, Sealed and Delivered in the presence of STATE OF SOUTH CAROLINA, anty of Sign, seal and as Independence of the United States of Americal ned, Sealed and Delivered in the presence of STATE OF SOUTH CAROLINA, and the saw the within named he saw the within named had deed, deliver the within SWORN to before me, this day of STATE OF SOUTH CAROLINA, anty of STATE OF SOUTH CAROLINA, and the state, and also all her right and claim of dower, of, in or to all and GIVEN under my hand and seal this.	breach committed. College this 572 day of Secondary Sec

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