TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances 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 PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns for-
ever. And do hereby bind null and singu- heirs, executors or administrators, to warrant and forever defend all and singu-
lar the said Premises unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, from and against
heirs, executors or administrators, and against every person whomsoever lawfully claiming or to claim the same or any part thereof. AND IT IS AGREED by and between the said parties, that the said mortgagor or heirs, executors, administrators or assigns, shall and
will forthwith insure the house and buildings on the said lot in a company or companies which shall be acceptable to said PIEDMONT SAVINGS AND TRUST COM- PANY, and keep the same insured to the amount of
from 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 AND
TRUST COMPANY, its successors or assigns; and that in case the said mortgagor, or
AND IT IS FURTHER AGREED by and between the said parties, that the said mortgagor, or heirs, executors, administrators or assigns, shall and will, at all times hereafter during the continuance of this mortgage, pay and discharge all taxes and assessments upon the said premises whenever the same
shall become due and payable; and that in case the said mortgagor, or
AND IT IS EXPRESSLY AGREED AND STIPULATED that in case the said mortgagor, or heirs, executors, administrators or assigns, shall tail or neglect or refuse to pay or cause to be paid, the interest provided for in said note, or any part thereof, after the same becomes due and payable, as afore-
said or shall rail or neglect or reruse to insure or keep insured the house and buildings on said lot, or to assign the policy of insurance as aforesaid, or to pay and discharge all taxes and assessments on the said premises as aforesaid, before the expiration of the time fixed by law for the payment thereof; then, in any or all of such cases, at the option of the said Company, the whole indebtedness evidenced by the said note or obligation (including any insurance premiums, and taxes, due and unpaid or paid by the said Company), shall forthwith become and be due and collectible, and the right shall thereupon exist to foreclose this mortgage therefor, and also for all costs and expenses of such collection, including ten per cent. of the amount due as attorney's fees.
And if default shall be made in the payment of the said sum of money above mentioned when the same is due, or any interest that may become due thereon, or any part of said interest and principal, when the same becomes due, then it shall be lawful for the said PIEDMONT SAVINGS AND TRUST COMPANY, by its proper officers or for its successors or assigns, to enter into and upon the premises hereby granted or intended to be, to take possession thereof, and collect the rents and profits thereon; it being agreed that the said Company, or its successors or assigns shall only be liable to account to the mortgagor for the amount actually received by it or them for said rents and profits atter deduction of all sums paid by it or them for the maintenance and improvement of such property, expenses in collection of such rents, and profits, taxes, insurance and all sums expended by it or them in connection with the collection of such rents and profits; and for this purpose the mortgagor hereby consents—upon application to the Court by the said Company, or its successors or assigns, to the appointment of a Receiver, who shall, pending the foreclosure of this mortgage, be charged with the collection or the rents and profits of said property and the maintenance thereof; it being agreed that the net amount received by the said Company, or its successors or assigns, after the payment of said costs, insurance, taxes and expenses, is to be applied to the payment of such debt or any balance due thereon.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgagor or
executors, administrators or assigns, do and shall well and truly pay, or cause to be paid unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors or assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be due and shall forthwith insure and keep insured, or cause so to be done the house and buildings on said lot, and assign the policy of insurance as aforesaid, and pay and discharge, or cause to be paid and discharged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise it shall remain in full force and virtue.
AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor, or heirs or assigns, hei
Witness May hand and seal at Aspen wille & Q this 27 the day of Islanday
in the year of our Lord one thousand nine hundred and larenty-light and in the one hundred and fifty-descriped
year of Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the presence of (L. S.)
O Programme of the second of t
(L. S.)
STATE OF SOUTH CAROLINA,
County of Wells ville
BEFORE me personally appeared and made oath that
he saw the within named low
witnessed the execution thereof.
SWORN to before me, this 27 the
day of Februs akes A. D. 16319. S. O. Colons Jt.
Notary Public for S. C. (L. S.)
STATE OF SOUTH CAROLINA. RENUNCIATION OF DOWER.
a shall a salle
I, and I am a not any Gullie for J. C. do hereby certify
unto all whom it may concern, that Mrs. adjuling the Millard for the wife of
the within named
CIVEN under my hand and seal this of 7 the
GIVEN under ind name and boat unions.
day of Jeornary A. D. 1928 Walland J. Millard