en e			
	and the second s		
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•			
			belonging, or in anywise incident or appertaining. RUST COMPANY, its successors and assigns for-
er.	1		tors, to warrant and forever defend all and singu-
r the said Premises unto the said eirs, executors or administrators,	PIEDMONT SAVINGS AND TRUST COMP and against every person whomsoever lawfully	PANY, its successors and assigns, fre claiming or to claim the same or ar	om and against May Self and May
ill forthwith insure the house and	buildings on the said lot in a company or comp	anies which spall be acceptable to sai	d PIEDMONT SAVINGS AND TRUST COM-
om damage of loss by the during		533 under said point, or insurance pa	Juste to the bard 1111DATECTAL DITATION THAT
me tail or neglect or retuse to do imburse itself hereunder for the	so, then the said PIEDMONT SAVINGS AN premium and expenses of insurance, with interpretable properties of insurance, with interpretable properties of the said PIEDMONT SAVINGS AND PROPERTIES AND PROPER	D TRUST COMPANY, its successor erest thereon at the rate of eight per	. /
all and will, at all times hereafter	r during the continuance of this mortgage, pay	and discharge all taxes and assess	heirs, executors, administrators or assigns ments upon the said premises whenever the same
refuse to pay and discharge the	that in case the said mortgagor,, or	AND TRUST COMPANY, its success	trators or assigns, shall at any time fail or neglect fors or assigns, may pay and discharge the same, and
hall fail or neglect or refuse to pa- aid or shall fail or neglect or refu- harge all taxes and assessments or ases, at the option of the said Company), shall repaid by the said Company), shall	y or cause to be paid, the interest provided to se to insure or keep insured the house and but if the said premises as aforesaid, before the ex- pany, the whole indebtedness evidenced by the sa	or in said note, or any part thereor, addings on said lot, or to assign the population of the time fixed by law. Indicate or obligation (including any and the right shall thereupon exist to	heirs, executors, administrators or assigns, after the same becomes due and payable, as afore- olicy of insurance as aforesaid, or to pay and dis- tine payment thereof; then, in any or all of such insurance premiums, and taxes, due and unpaid foreclose this mortgage therefor, and also for all
And if default shall be made art of said interest and principal, heers or for its successors or assignment, it being agreed that the said reals and pronts after deduonts, taxes, insurance and all sum ints—upon application to the Court ige, be charged with the collection	in the payment of the said sum of money about when the same becomes due, then it shall be a company, or its successors or assigns shall on ction or all sums paid by it or them for the mass expended by it or them in connection with it by the said Company, or its successors or assigns.	ove mentioned when the same is due, of awful for the said PIEDMONT SA granted or intended to be, to take possible to account to the mortgagnitenance and improvement of such accollection of such rents and profits ins, to the appointment of a Receiver the maintenance thereor; it being agree	or any interest that may become due thereon, or any VINGS AND TRUST COMPANY, by its proper assession thereof, and collect the rents and pronting for the amount actually received by it or then property, expenses in collection of such rents, and it is, and for this purpose the mortgagor hereby const, who shall, pending the foreclosure of this mort did that the net amount received by the said Companyment of such debt or any balance que thereon.
ecutors, administrators or assigns assigns, the said debt or sum of ouse and buildings on said lot, and a said premises as aforesaid, then AND IT IS AGREED AND hold and enjoy the said premises	, do and shall well and truly pay, or cause to money aforesaid, with interest thereon, if any d assign the policy or insurance as aforesaid, a this deed of bargain and sale shall cease, deter UNDERSTOOD by and between the said pay until default of payment shall/be made, or ot	be paid unto the said PIEDMONT Sa shall be due and shall forthwith it and pay and discharge, or cause to be mine and be utterly null and void; o arties, that the said mortgagor, her breach committed.	e said mortgagor
Witness 2211	d and seal at Atflish you	le I f j this. 25-	the day of Affricary
· · · · V	one thousand nine hundred and Maxenalua.  d Independence of the United States of American	//	e hundred and fully - Deepferst.
igned, Sealed and Delivered in the		Darrie A	Walury (L. S.)
- 1 - 1	assel		(L. S.
1- 922	Ml 14,		
			(L. S.
STATE OF SOUTH CAR	//		
ounty of Millis WC	Ce 1	71	
BEFORE me personally appe	<i>'</i>	//	and made oath tha
he saw the withi			S.he, with b. M.
			witnessed the execution thereo
SWORN to before me, this	25-		
day of the	и агу А. D. 19.2 У	Sava l. Il	ance
6. M. G af 1 s	Motary Public for S. C.		
STATE OF SOUTH CAR			RENUNCIATION OF DOWER
County of		and wan an	do hereby certif
I,the all whom it may concern that	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	····/	the wife o
he within namedpon being privately and separately	examined by me, did declare that she does free	ely, voluntarily and without any colled PIEDMONT SAVINGS AND 1	did this day appear before me, an ompulsion, dread or fear of any person or person RUST COMPANY, its successors and assigns, a
ner interest and estate, and also all	her right and claim of dower, of, in or to all seal this	and singular the premises within me	ntioned and released.
	A. D. 19		
•	(L. S.)		
	Notary Public for S. C.		

 $(\mathbf{x}_{i}, \mathbf{x}_{i}, \mathbf{x$ 

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