TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in	n anywise incident or appertaining.
TO HAVE AND TO HOLD, all and singular the said Premises unto the said PIEDMONT SAVINGS AND TRUST CONforever.	
And	VINGS AND TRUST COMPANY
its successors and assigns, from and against	
AND IT IS AGREED by and between the said parties, that the said mortgagor	
MONT SAVINGS AND TRUST COMPANY and keep the same insured to the amount of	and
under said policy of insurance payable to the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors or assigns; and	nce of this mortgage and make loss that in case the said mortgagor
or	
AND IT IS FURTHER ACREED by and between the said	
said premises whenever the same shall become due and parable, and that	all taxes and assessments upon the
executors, administrators or assigns, shall at any time tail or neglect or refuse to pay and discharge the same, then the said PIEDA CUMPANY, its successors or assigns, may pay and discharge the same, and reimburse litself, themselves, or herself hereunder therefore annum.	MONT SAVINGS AND TRUST or, with interest at eight per cent.
AND IT IS EXPRESSLY AGREED AND STIPULATED that in case the said mortgagor, or executors, administrators or assigns, shall fail or neglect or refuse to pay or cause to be paid, the interest provided tor in said note, or become due and payable, as afforesaid or shall fail or neglect or refuse to insure or keep unsured the house and buildings as afforesaid to the content of the payable and payable as afforesaid or shall fail or neglect or refuse to insure or keep unsured the house and buildings as afforesaid to the content of the payable and payable as afforesaid or shall fail or neglect or refuse to insure or keep unsured the house and buildings as afforesaid to the content of the payable and payable as afforesaid or shall fail or neglect or refuse to insure or keep unsured the house and buildings as afforesaid to the payable and payable as afforesaid or shall fail or neglect or refuse to insure or keep unsured the house and buildings are shall fail or neglect or refuse to insure or keep unsured the house and buildings are shall fail or neglect or refuse to insure or keep unsured the house and buildings are shall be a shall fail or neglect or refuse to insure or keep unsured the house and buildings are shall be a shall	heirs,
as aforesaid, or to pay and discharge all taxes and assessments on said premises as aforesaid, before the expiration of the time fixed by in any or all of such cases, at the option of the said Company, the whole indebtedness evidenced by the said note or obligation (i and taxes, due and unpaid or paid by the said Company), shall forthwith become and be due and collectible, and the right shall therefor, and also for all costs and expenses of such collections, including ten per cent. of the amount due as attorney's fees.	or to assign the policy of insurance law for the payment thereor; then, including any insurance premiums, eupon exist to foreclose this mort-
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 any part of said interest and principal, when the same becomes due, then it shall be lawful for the said PIEDMONT SAVINGS AN thereon; it being agreed that the said Company, or its successors or assigns, shall only be liable to account to the mort region of the	NO TRUST COMPANY, hy its
thereon; it being agreed that the said Company, or its successors or assigns, shall only be liable to account to the mortgagor for the pronts, taxes, insurance and all sums expended by it or them in connection with the collection of such property, exper sent upon application to the Court by the said Company, or its successors or assigns to the appointment of a Receiver who shall per gage be charged with the collection of the reuts and protests and protests.	amount actually received by it or amount actually received by it or nises in collection of such rents, and urpose the mortgagor hereby con- nding the foreclosure of this mort-
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 PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgage	t or any balance due thereon.
TRUST COMPANY, its successors or assigns, the said debt or sum of money aforesaid, with interest thereon, if any shall be due, an charged, all taxes and assessments upon the said premises as aforesaid, then this deed of bargain and sale shall cease, determine and be	uid PIEDMONT SAVINGS AND
AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor, or	
heirs or assigns, or other breach committed.	default of payment shall be and
Witness TOO AA hand	default of payment shall be made,
Witness My hand and seal at Grunnille, S.C. this Suptimized in the year of our Lord one thousand nine hundred and Murity	
and Sixty - Sixth year of Sovereignty and Independence of the United States of Am	erica
and Signed, Sealed and Delivered in the presence of W. B. The Gowan	∠(L. S.)
w. b. m. youan	(L. S.)
(edma Tollian)	(L. S.)
STATE OF SOUTH CAROLINA,	
BEFORE me personally appeared Codna Tallian	
She saw the within named S. S. Machine	and made oath that
sign, seal and asact and deed, deliver the within deed, and that	9 1 - 44
witnessed the execution thereon.	J.He, With
SWORN to before me, this	
September A. D. 19.30 } W. B. mc Gowan (L. S.) Notary Public for S. C.	A 00 0
· V	
Country of MRLLAALMILL	RENUNCIATION OF DOWER
I, W.B. Mc Jawan, notary Public S.c.	do hereby certify
and all wholl it may concern, that wis a concern, that wis a concern that will be concerned to concern the concern that will be concern that will be c	the wife of
the within named die compute the within named die compute the within named privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or whomsoever, renounce, release and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its interest and estate, and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released.	d this day appear before me, and fear of any person or persons s successors and assigns, all her
TAR CIVEN under my hand and seal, this	
iay of Deptember A. D. 19.30 Notary Public for S. C. Notary Public for S. C.	
A	1) achen
Recorded Supt. 30th 1930, at 1:00 o'clock O	M.

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