TOGETHER with all and singular the Rights, Members, Hereditamen TO HAVE AND TO HOLD, all and singular, the said Premises unto	ats and Appurtenances to the said Premises belonging, or in anywise incident or appertaining the said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assign
Anddo hereby bind ?My ?!!	and McV
executors or administrators, and against every person whomsoever law	rfully claiming or to claim the same or any part thereof.
	mortgagor or
PIEDMONT SAVINGS AND TRUST COMPANY, and keep the s	same insured to the amount of
lamage or loss by fire during the continuance of this mortgage, and m	Dollars nake loss under said policy of insurance payable to the said PIEDMONT SAVINGS AND
T COMPANY, its successors or assigns; and that in case the said more	rtgagor, or heirs, fuse to do so, then the said PIEDMONT SAVINGS AND TRUST COMPANY, its suchereunder for the premium and expenses of insurance mith interest to the premium and expenses of insurance mith interest.
or assigns, may cause the same to be insured and reimburse itself it per cent. per annum.	fuse to do so, then the said PIEDMONT SAVINGS AND TRUST COMPANY, its suchercunder for the premium and expenses of insurance, with interest thereon at the rake
AND IT IS FURTHER ACREED by and between the said posting the	the same of the sa
and will at all times nerealty	ter during the continuance of this mortgage, pay and discharge all taxes and assessment
paid premises whenever the same shall become due and payable; a	and that in case the said mortgagor, or ALL
at. per annum.	and remindred lisers, themselves, or herself hereunder therefor, with interest at eigh
AND IT IS EXPRESSLY AGREED AND STIPULATED, That in executors, administrators or assigns, shall fail or neglect or refuse to	pay or cause to be paid, the interest provided for in said note, or any part thereof
licy of insurance as aforesaid or to pay and discharge all tower and	of refuse to histire of keep insured the house and buildings on said lot, or to assign
the payment thereof; then, in any or all of such cases, at the opting any insurance premiums and taxes due and unpoid or acid by	tion of the said company, the whole indebtedness evidenced by the said note, or obligation
, , , , , , , , , , , , , , , , , , , ,	and expenses of such confections, including ten per cent. Of the amount due as attorney's face
t of said interest and principal, when the same becomes due, then it s	y above mentioned, when the same is due, or any interest that may become due thereon, or shall be lawful for the said PIEDMONT SAVINGS AND TRUST COMPANY, by its
thereon; it being agreed that the said company or its successors or and	dimes hereby granted or intended to be, take possession thereof, and collect the rents and
ents, and profits, taxes, insurance and all sums expended by it or them	in collection of such property, expenses in collection of
sure of this mortgage, be charged with the collection of the rents and	analy, of its successors of assigns to the appointment of a Receiver, who shall, pending the
13. 1 balance due thereon.	of said costs, insurance, taxes and expenses, is to be applied to the payment of such deb
AND in case of such default, the mortgagor furthermore agree that	the said Company, its successors or assigns, may as the attorney for the mortgagor, proceed
the said property, and for this purpose the mortgagor do appoint the	ne Treasurer of said Company, or its successors or assigns. Kie
- wild, if at private sale to	empower such attorney to grant, bargain and sell the above described real estate at public be with or without advertisement, as to him may seem best, and if at public sale, by
after advertisement for twenty-one days in some newspaper published	in the County wherein such property is situated; and in 114 2
, and any expenses connected with the possession of said property, incl	eyance to said real estate and out of the proceeds of such sale pay the costs and expenses the costs of twenty-five doilars for the execution of said deed, and pay the remainder,
to said mortgagor, or executors, administrators or assigns; and in t without extinguishing any balance of said debt, interest, cost or attor	the event of public sale the said Company, or its successors or assigns, may become pur- rney's fees remaining unpaid after the disposition of the proceeds of sale.
After the said sale any person remaining in possession of said real estat	ite shall be a tenant of the purchaser, whose tenancy unless otherwise agreed shall be form
to month, at a monthly rental of	Dollars,
Witness 7719 hand and seal at 4/7/6/1/4/4	I parties, that the said mortgagor, or
in the year of our Lord one thousa	and nine hundred and Turkenly - Khall
hundred and fasty Siventh year of the Sove	reignty and Independence of the United States of America.
Signed, Sealed and Delivered in the Presence of:	This Chairman 221th (L. S.)
me Cullangen	(L. S.)
$A = 2V'' \partial V \partial A + 2 \partial A +$	creignty and Independence of the Utilited States of America. (L. S.) (L. S.)
STATE OF SOUTH CAROLINA, \	
County of Greenville.	
Before me personally appeared	and made oath that
he saw the within named Trunklin Smi	th.
eign seal and as	he, with
α λ	
William Control of the Control of th	witnessed the execution thereof.
SWORN to before me, this	
day of 22 A . c . 1	j.a. nobellough
Notary Public for S. C.)
STATE OF SOUTH CAROLINA,)	BENTINGLAWON OF DOWN
County of Greenville.	RENUNCIATION OF DOWER
Λ Λ	
I, XIIIIII	tel Smith the wife of the within named
whom it may concern, that Mrs & C. L. J. A. C. I. A. C. I	tel Smith the wife of the within named
range of Dricth	did this day appear before me,
and upon being privately and separately examined by me, did declare that she d whomsoever, renounce, release, and forever relinquish unto the within named interest and estate, and also all her right and claim of dower of, in or to all and	does freely, voluntarily and without any compulsion, dread or fear of any person or persons i PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her
interest and estate, and also an ner right and claim of dower of, in or to all and	a singular, the premises within mentioned and released.
Given under my hand and seal, this	
M. Lo. Hand Market	Charloth Barrier to
	Elizabeth Beallic Smith
Notary Public for S. C.	} Elizabeth Beallic Smith
Notary Public for S. C.	} Elizabeth Beallic Smith