orever.		
Andeirs, executors of	do hereby bind May Aud and singular the said Premises unto the said PIEDMONT SAVINGS AND TRUST COI	MPANY,
s successors and a	assigns, from and against with some source lawfully claiming or to claim the same or any part thereof.	••••••••
AND IT I	S AGREED by and between the said parties, that the said mortgagor or fractors or assigns, shall and will forthwith insure the house and buildings on the said lot in a company or companies which shall be a	heirs, .coeptable
said PIEDMON	NT SAVINGS AND TRUST COMPANY, and keep the same insured to the amount of	Dollans
om damage or le	oss by fire during the continuance of this mortgage, and make loss under said policy of insurance payable to the said PIEDMONT SAVING	GS AND
ssors or assigns, eight per cent p	NY, its successors or assigns; and that in case the said mortgagor, or	the rate
irs, executors, a	dministrators or assigns, shall and will at all times hereafter during the continuance of this mortgage, pay and discharge all taxes and assess whenever the same shall become due and payable; and that in case the said mortgagor, or	sessments
rs, executors, a RUST COMPAN cent. per annu	dministrators or assigns, shall at any time fail or neglect or refuse to pay and discharge the same, then the said PIEDMONT SAVING NY, its successors or assigns, may pay and discharge the same, and reimburse itself, themselves, or herself hereunder therefor, with interest im.	GS AND at eight
irs, executors, acter the same became policy of insurvive for the paymoral ding any insergupon exist to	IS EXPRESSLY AGREED AND STIPULATED, That in case the said mortgagor, or had a said note, or any part diministrators 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 ome due, and payable, as aforesaid, or shall fail or neglect or refuse to insure or keep insured the house and buildings on said lot, or trance as aforesaid, or to pay and discharge all taxes and assessments on the said premises aforesaid, before the expiration of the time ent 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 curance premiums, and taxes, due and unpaid or paid by the said company), shall forthwith become and be due and collectible, and the right-foreclose this mortgage therefor, and also for all costs and expenses of such collections, including ten per cent. of the amount due as attorn	to assign fixed by obligation ght shall tey's fees.
y part of said in oper officers, or onts thereon; it them for said the rents, and pr ortgagor hereby reclosure of this	fault 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 the neterest and principal, when the same becomes due, then it shall be lawful for the said PIEDMONT SAVINGS AND TRUST COMPANT for its successors or assigns, to enter into and upon the premises hereby granted or intended to be, take possession thereof, and collect the abeing agreed that the said company, or its successors or assigns, shall only be liable to account to the mortgagor for the amount actually receive rents and profits after deduction of all sums paid by it or them for the maintenance and improvement of such property, expenses in collections, taxes, insurance and all sums expended by it or them in connection with the collection of such rents and profits; and for this pur consent upon application to the Court by the said Company, or its successors or assigns to the appointment of a Receiver, who shall, per mortgage, be charged with the collection of the rents and profits of said property and the maintenance thereof; it being agreed that the ne id Company, or its successors or assigns, after the payment of said costs, insurance, taxes and expenses, is to be applied to the payment of set thereon.	Y, by its rents and ved by it ection of pose the ding the
sell the said pro	operty, and for this purpose the mortgagor do appoint the Treasurer of said Company, or its successors or assigns, may as the attorney for the mortgagor poperty, and for this purpose the mortgagor do appoint the Treasurer of said Company, or its successors or assigns.	
tion or private tion after adve	lawful attorney, and authorize and empower such attorney to grant, bargain and sell the above described real estate sale as in his discretion may seem wise; if at private sale to be with or without advertisement, as to him may seem best, and if at public rtisement for twenty-one days in some newspaper published in the County wherein such property is situated; and in	sale, by
reof, and any e any, to said mor ser, without ex	to execute and deliver to the purchaser a deed of conveyance to said real estate and out of the proceeds of such sale pay the costs and expenses connected with the possession of said property, inclusive of a fee of twenty-five dollars for the execution of said deed, and pay the restagor, or executors, administrators or assigns; and in the event of public sale the said Company, or its successors or assigns, may become any balance of said debt, interest, cost or attorney's fees remaining unpaid after the disposition of the proceeds of sale.	emainder, ome pur-
nth to month, availe monthly in	said sale any person remaining in possession of said real estate shall be a tenant of the purchaser, whose tenancy, unless otherwise agreed, shall ta monthly rental of	be from Dollars,
AND IT I Witness	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 debuildings 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 premises as aforesaid, then this deed of bargain and sale shall cease, determine and be utterly null and void; otherwise it shall remain in for SAGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor, or heirs or assigns, to hold and enjoy the said premises until default of payment shall be made, other breach companies that the said mortgagor	d assess- ull force
Signed	year of the Sovereignty and Independence of the United States of America.	
9. 4. 7	Sealed and Delivered in the Presence of:	
A. H. J. Marior	Sealed and Delivered in the Presence of: A. D. Smith Ant An	
ATE OF SOU County of Before me	TH CAROLINA, Greenville. personally appeared A. J.	(L. S.)(L. S.)(L. S.)
County of Before me	TH CAROLINA, Greenville. personally appeared. A. D. Smith. and made one within named. A. D. Smith.	(L. S.)(L. S.)(L. S.)
County of Before me he saw the saw that as a seal, and as	TH CAROLINA, Greenville. personally appeared A. J. Janth within named A. J. Smith Act and deed, deliver the within written Deed; and that W. Manhann	(L. S.)(L. S.)(L. S.)
County of Before me he saw the same the	TH CAROLINA, Greenville. personally appeared. A. D. Smith. and made one within named. A. D. Smith.	(L. S.)(L. S.)(L. S.)
County of Before me he saw the	Sealed and Delivered in the Presence of: A. D. Sandth TH CAROLINA, Greenville. personally appeared. A. D. Sandth and made within named. A. D. 1923 A. D. 1923 W. L. S. S. S. C. TH CAROLINA, RENUNCIATION OF I	oath that thereof.
County of Before me he saw the	Sealed and Delivered in the Presence of: A. D. Sandth TH CAROLINA, Greenville. personally appeared. A. D. Sandth and made within named. A. D. 1923 A. D. 1923 W. L. S. S. S. C. TH CAROLINA, RENUNCIATION OF I	oath that thereof.
County of Before me he saw the	Sealed and Delivered in the Presence of: A. A. Sanatta W. Machania TH CAROLINA, Greenville. personally appeared. A. J.	oath that thereof.
ATE OF SOU County of Before me he saw the saw	A D. 19.2.3 TH CAROLINA, Greenville. personally appeared. A D. 19.2.3 A D. 19.2	oath that thereof. OOWER. unto all in named fore me,
ATE OF SOU County of Before me he saw the saw	A D. 1923 TH CAROLINA, Greenville. A D. 1923 A D. 1923 A D. 1923 A D. 1923 A D. 1924 A D. 1925 A D. 1	oath that he, with thereof. OOWER. unto all in named fore me, persons, all her
ATE OF SOU County of Before me he saw the saw	A D. 19.23 TH CAROLINA, Greenville. personally appeared A. J.	oath that he, with thereof. OOWER. unto all in named fore me, persons, all her