forever.	GETHER with all a HAVE AND TO	HOLD, all and singular, t	the said Premises unto the s	aid PIEDMONT SAVING	S AND TRUST COMPANY, its	successors and assigns
And	itors or administrat	do hereby bind ors, to warrant and fore	ever defend all/and singula	the said Premises unto the	and	TRUST COMPANY,
its successor heirs, execu	rs and assigns, from tors or administrate	and againstprs, and against every pe	myself erson whomsoever lawfully	andalaiming or to claim the san	my ne or any part/thereof.	
AN executors, a	D IT IS AGREED administrators or a	by and between the said signs, shall and will for	parties, that the said mortg rthwith insure the house a	agor or and buildings on the said lo	t in a company or companies which	heirs,
(# A	4000,001				our Thousan	Dollars
from damag	ge or loss by life d	aring the continuance of	this mortgage, and make it	oss under said policy of insi	rance payable to the said PIEDMO	INT SAVINGS AND
of eight per	cent. per annum.	the same to be insured	and reimburse itself hereui	der for the premium and	expenses of insurance, with interes	COMPANY, its suc- t thereon at the rate
heirs, execu	tors, administrators	or assigns, shall and wi	een the said parties, that the ll at all times hereafter du	ring the continuance of this	mortgage, pay and discharge all	taxes and assessments
TRUST CO	MPANY, its succeer annum.	or assigns, shall at any ssors or assigns, may pay	and discharge the same, as	tuse to pay and discharge it reimburse itself, themsel	the same, then the said PIEDMO ves, or herself hereunder therefor,	NT SAVINCS AND
after the sa the policy of law for the (including a	itors, administrators me become due, and of insurance as afo e payment thereoi; any insurance premi	or assigns, shall tail or I payable, as aforesaid, or resaid, or to pay and dis then, in any or all of a ums. and taxes, due and	or shall fail or neglect or rescharge all taxes and asses such cases, at the option of unpaid or paid by the said	r cause to be paid, the in fuse to insure or keep insoments on the said premise if the said company, the who	terest provided for in said note, used the house and buildings on a saforesaid, before the expiration ole indebtedness evidenced by the sabecome and be due and collectible including ten per cent. of the amount	of the time fixed by aid note, or obligation
any part of proper office pronts there or them for such rents, mortgagor i foreclosure received by or any balan	said interest and pers, or for its successit being agreed or said rents and prand profits, taxes, thereby consent	rincipal, when the same ssors or assigns, to enter that the said company, or offits after deduction of insurance and all sums eupon application to the e charged with the colle or its successors or assignments.	becomes due, then it shall into and upon the premise rits successors or assigns, all sums paid by it or them expended by it or them in a Court by the said Company action of the rents and profigns, after the payment of said.	be lawful for the said PIEs hereby granted or intenders shall only be liable to account for the maintenance and connection with the collection, or its successors or assigns its of said property and the aid costs, insurance, taxes and	e is due, or any interest that may be DMONT SAVINGS AND TRUST to be, take possession thereof, and it to the mortgagor for the amount to the mortgagor for the amount of such rents and profits; and to the appointment of a Receiver, maintenance thereof; it being agreed expenses, is to be applied to the	T COMPANY, by its it collect the rents and actually received by it tenses in collection of for this purpose the who shall, pending the d that the net amount payment of such debt
					or assigns, may as the attorney for the its successors or assigns	
auction or p	private sale as in his	discretion may seem wis	ey, and authorize and empo e; if at private sale to be v	ower such attorney to grant, rith or without advertiseme	bargain and sell the above describe nt, as to him may seem best, and operty is situated; and in	d real estate at public if at public sale, by
name thereof, and if any, to sa	any expenses connaid mortgagor	and deliver to the purclected with the possession or executors, administrators	naser a deed of conveyance t of said property, inclusive ors or assigns: and in the ex	e to said real estate and out of a fee of twenty-five dollarent of public sale the said	of the proceeds of such sale pay the ars for the execution of said deed, a Company, or its successors or assign the disposition of the proceeds of	the costs and expenses and pay the remainder,
Afte	er the said sale any	person remaining in poss	ession of said real estate sha	all he a tenant of the nurcha	ser, whose tenancy, unless otherwise	agreed shall be from
PRO	OVIDED ALWAYS	S, NEVERTHELESS, an	d it is the true intent and n	eaning of the said parties t	hat if the said mortgagor, or MONT SAVINGS AND TRUST	heirs,
done, the ho	issigns, the said del ouse and buildings o	t or sum of money afor a said lot, and assign the	esaid, with interest thereon,	if any shall be due, and sh	all forthwith insure and keep insur, or cause to be paid and discharged y null and void; otherwise it shall	ed, or cause so to be
AN	DIT IS AGREED	AND UNDERSTOOD			ρ	
					, or	
***************************************	ness my	heirs or assigns, hand and seal	to hold and er	ijoy the said premises until	default of payment shall be made, ot	ther breach committed.
Wit	ness my	heirs or assigns, hand and seal in the year	to hold and er,	njoy the said premises until of the said premise	lefault of payment shall be made, of	ther breach committed.
Wit	ness my	heirs or assigns, hand and seal in the year	to hold and er , at of our Lord one thousand n , year of the Sovereign	njoy the said premises until of the hundred and the said by and Independence of the	lefault of payment shall be made, of this this three three three United States of America.	ther breach committed. day of and in the one
Wit	ness my	heirs or assigns, hand and seal in the year	to hold and er , at of our Lord one thousand n , year of the Sovereign	njoy the said premises until of the hundred and the said by and Independence of the	lefault of payment shall be made, of this this three three three United States of America.	ther breach committed. day of and in the one
Wit	ness my	heirs or assigns, hand and seal in the year	of our Lord one thousand nyear of the Sovereign ce of:	injoy the said premises until of the hundred and the said transfer and the said premises until of the	Lefault of payment shall be made, of this this three United States of America.	ther breach committed. day of and in the one
Withundred and	ness my June Gotty Signed, Sealed and Riche F SOUTH CAROL	heirs or assigns, hand and seal in the year Delivered in the Presen	of our Lord one thousand nyear of the Sovereign ce of:	njoy the said premises until of the hundred and the said by and Independence of the	Lefault of payment shall be made, of this this three United States of America.	ther breach committed. day of and in the one
Withundred and	ness My June Signed, Sealed and Lache F SOUTH CAROL and of Greenville.	heirs or assigns,hand and sealin the year Aluluth Delivered in the Present Landsel	to hold and en, at	ine hundred and the ty and Independence of the	United States of America.	ther breach committed. day of and in the one (L. S.) (L. S.) (L. S.)
With hundred and Black STATE OF Coun	Signed, Sealed and Sea	heirs or assigns,hand and seal in the year Alwhole Delivered in the Presen Lea Llale INA,	of our Lord one thousand n year of the Sovereign ce of:	ine hundred and telescope of the	Lefault of payment shall be made, of this this three United States of America.	day of
Withundred and Alas Alas Alas Alas Alas Alas Alas Alas	Signed, Sealed and Sea	heirs or assigns,hand and seal in the year Alwhole Delivered in the Presen Lea Llale INA,	of our Lord one thousand n year of the Sovereign ce of:	ine hundred and telescope of the	Lefault of payment shall be made, of this this three United States of America.	day of
With hundred and Black STATE OF Coun	signed, Sealed and Sea	heirs or assigns,	to hold and en, at	ine hundred and turbine hundred and turbine ty and Independence of the	United States of America. Same and a series of America.	day of
With hundred and Blass Country Before he sign, seal, ar	signed, Sealed and South CAROL The SOUTH CAROL The of Greenville. The saw the within named as	heirs or assigns,	to hold and en, at some of our Lord one thousand n year of the Sovereign ce of: J. J. B. A. S.	Sarker Act and deed, de	eliver the within written Deed; and witnessed	day of and in the one (L. S.) (L. S.) (L. S.) and made oath that thathe, with the execution thereof.
With hundred and Slass STATE OF Country Before he sign, seal, ar	Signed, Sealed and Sea	heirs or assigns,	to hold and en, at some of our Lord one thousand n year of the Sovereign ce of: J. J. B. 10 2 2 2	Sarker Act and deed, de	United States of America. Same and a series of America.	day of and in the one (L. S.) (L. S.) (L. S.) and made oath that thathe, with the execution thereof.
With hundred and Blass STATE OF Country Before he sign, seal, ar	Signed, Sealed and Sea	heirs or assigns,	to hold and en, at some of our Lord one thousand n year of the Sovereign ce of: J. J. B. 10 2 2 2	Sarker Act and deed, de	eliver the within written Deed; and witnessed	day of and in the one (L. S.) (L. S.) (L. S.) and made oath that thathe, with the execution thereof.
With hundred and STATE OF Country Before the sign, seal, and SWO	Signed, Sealed and South CAROL The personally appears the within name as the within name and as the south CAROL	heirs or assigns,	to hold and en, at some of our Lord one thousand n year of the Sovereign ce of: J. J. B. 10 2 2 2	Sarker Act and deed, de	eliver the within written Deed; and	day of and in the one (L. S.) (L. S.) (L. S.) and made oath that thathe, with the execution thereof.
With hundred and STATE OF Country Before the sign, seal, are SWO	Signed, Sealed and South CAROL The personally appears the within name of the saw the within name of the saw	heirs or assigns,	to hold and entering at the sovereign of our Lord one thousand not be sovereign of the Sove	Sarkes Act and deed, d Augusta	eliver the within written Deed; and RENUNCIA	day of da
STATE OF Coun STATE OF Coun Line Line Line Line Line Line Line Lin	Signed, Sealed and School South CAROL at yof Greenville. ORN to before me day of South CAROL at yof Greenville.	heirs or assigns,	to hold and en, at some of our Lord one thousand no year of the Sovereign ce of: A. D. 19.23	Sarkesa Act and deed, descriptions and said and said and said and said said said said said said said sai	eliver the within written Deed; and witnessed RENUNCIA	day of da
With hundred and STATE OF Country STATE OF Country I,	Signed, Sealed and South CAROL The personally appears the within name of the saw the within name of the saw	heirs or assigns,	to hold and entering at the sovereign ce of: A. D. 19.23 A. D. 19.23 Ary Public for S. C.	Sarker Act and deed, d	eliver the within written Deed; and witnessed RENUNCIA This States of America. RENUNCIA The states of America. RENUNCIA The states of America. RENUNCIA The states of America. The states of	day of da
With hundred and STATE OF Country STATE OF Country STATE OF Country Whom it may and upon be whomsoever.	Signed, Sealed and Sea	heirs or assigns,	did declare that she does of dour Lord one thousand not be sovereign to find the sovereign to the sovereign	ine hundred and Itulary and Independence of the grant and deed, de	eliver the within written Deed; and witnessed RENUNCIA RENUNCIA do h the wife the any compulsion, dread or fear of any compulsion.	day of da
With hundred and Black All All All All All All All All All Al	Signed, Sealed and South CAROL aty of Greenville. ORN to before me, day of Greenville. SOUTH CAROL aty of Greenville. SOUTH CAROL aty of Greenville. The saw the within named as the saw the saw the within named as the saw the saw the saw the saw the within named as the saw t	heirs or assigns, hand and seal in the year Alle lace INA, peared ed had this Note INA, parately examined by me, and forever relinquish the right and claim of do d seal, this	did declare that she does found the within named PIE wer of, in or to all and sing	ine hundred and Itulary and Independence of the grant and deed, de	eliver the within written Deed; and witnessed RENUNCIA RENUNCIA do h the wife the any compulsion, dread or fear of any compulsion.	day of da
With hundred and Black All STATE OF Country STATE OF Country STATE OF Country Whom it may and upon be whomsoever, interest and	Signed, Sealed and Schully of Greenville. ORN to before me day of SOUTH CAROL The saw the within name of the saw of Greenville. SOUTH CAROL The saw of Greenville. SOUTH CAROL The saw of Greenville.	heirs or assigns,	to hold and end of our Lord one thousand number of the Sovereign ce of: A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.33 A. D. 19.34 A. D. 19.35 A. D. 19.36 A. D. 19.36 A. D. 19.37 A. D. 19.38 A. D. 19.38	ine hundred and Itulary and Independence of the grant and deed, de	eliver the within written Deed; and witnessed RENUNCIA RENUNCIA do h the wife the any compulsion, dread or fear of any compulsion.	day of da
With hundred and Black All STATE OF Country STATE OF Country STATE OF Country Whom it may and upon be whomsoever, interest and	Signed, Sealed and Schully of Greenville. ORN to before me day of SOUTH CAROL The saw the within name of the saw of Greenville. SOUTH CAROL The saw of Greenville. SOUTH CAROL The saw of Greenville.	heirs or assigns, hand and seal in the year Alle lace INA, peared ed had this Note INA, parately examined by me, and forever relinquish the right and claim of do d seal, this	to hold and end of our Lord one thousand number of the Sovereign ce of: A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.33 A. D. 19.34 A. D. 19.35 A. D. 19.36 A. D. 19.36 A. D. 19.37 A. D. 19.38 A. D. 19.38	ine hundred and Itulary and Independence of the grant and deed, de	eliver the within written Deed; and witnessed RENUNCIA RENUNCIA do h the wife the any compulsion, dread or fear of any compulsion.	day of da
With hundred and Blass STATE OF Country STATE OF Country whom it may and upon be whomsoever, interest and Give	Signed, Sealed and South CAROL aty of Greenville. ORN to before me, day of Greenville. SOUTH CAROL aty of Greenville. The saw the within named as the saw the within the saw the within named as the saw the sa	heirs or assigns,	to hold and end of our Lord one thousand number of the Sovereign ce of: A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.23 A. D. 19.33 A. D. 19.34 A. D. 19.35 A. D. 19.36 A. D. 19.36 A. D. 19.37 A. D. 19.38 A. D. 19.38	gioy the said premises until of the said premise	eliver the within written Deed; and witnessed RENUNCIA RENUNCIA do h the wife the any compulsion, dread or fear of any compulsion.	day of da