time, executions or alluminaterium, to average and discovery defending and angilors the said Premises used to the said EVENDON'S SANDES AND TRUST COMPANY, an execution, and angine, from the defending of the said force of the said of t	formation of			JST COMPANY, its successors and assigns
AND THE RECENT OF STREET, MAY DEFENDED AND THE PROPERTY OF THE	Anddo hereby bind	my self	and	MATERIAL COMPANY
And TIS EXECUTION OF SUPERIOR CONTENTS AND STUTE CONTENTS, and locate to supply and supply and the supply and supply and the supply and supply and the suppl	ts successors and assigns, from and against	1 milisell	and	24.1
and PRESONT SAVINGS AND TRUST COMPANY, pol keep to ganginate to the among of the company regards to the sand PREDNONT SAVINGS AND TRUST COMPANY, the societies of excitage, and have in one the sand mercings.  AND TI SECURITY COMPANY, the societies of excitage, and have in one the sand mercings.  AND TI SECURITY COMPANY, the societies of excitage, and have in one the sand mercings.  AND TI SECURITY COMPANY, the control of the company of the sand present the same of the company of	neirs, executors or administrators, and against every perso	on whomsoever law/fully claiming	or to claim the same or any/pai	t thereoft.
The second continues of the first continues of the second continues of the sec				
TATE OF SOUTH CANDLESS.  A Company administrative or swapes, and it is not going and a company administrative or swapes. The state of the present and at special control of the present and at a special	Ç	three Thous	del & Joac	Dollars
recovered section of the control of	rom damage or loss by hre during the continuance of th	us mortgage, and make loss unde	r said policy of insurance payabl	e to the said PIEDMONT SAVINGS AND
and extension symmetrics of estings, and the symmetric is all colors induced comes the configuration of the incomes and assessment in extensions, inflammation or estings, with a symmetric of estings, and it is a specific or trained and an income time of the estings of the estings of the estination of the estings of the estination of the estings of the estination of the	xecutors, administrators or assigns, shall at any time tai	il or neglect or refuse to do so.	then the said PIEDMONT SA	VINGS AND TRUST COMPANY its suc-
part and presence pleasance the same shall, become due and growing of the same than an extragation of the same than a same shall be controlled to the same of the	AND IT IS FURTHER AGREED by and between eirs, executors, administrators or assigns, shall and will	the said parties, that the said morat all times hereafter during the	rtgagor, or	Day and discharge, all taxes and assessments
the ADD TI SE ENFERSIVE AGREED AND STPULLAYIN). That is care the tell entergence of the contract growth of the part of the contract provided and is and not, or any part thread, are according any summary of the contract of	pon said premises whenever the same shall become deirs, executors, administrators or assigns, shall at any tire. RUST COMPANY, its successors or assigns, may pay a	lue and payable; and that in ca	se the said mortgagor, or	KIR LINE SAID PERMONT SAVINGS AND
the protection, administration or assess, which made reflected for ethics to ay or cause to be suit, the interest provides for in tall some, way yout been deep to be added to the company of the company	•	PULATED. That in case the said	mortgagor or	his
And if defends shall be made in the systems of the said sum of motors above mechanics, when the same it does, or any interest than the should be the said being the said for the said of t	eirs, executors, administrators or assigns, shall tail or ne fter the same become due, and payable, as aforesaid, or so he policy of insurance as aforesaid, or to pay and disch we for the payment thereof; then, in any or all of suc- including any insurance premiums, and taxes, due and in	eglect or refuse to pay or cause shall fail or neglect or refuse to large all taxes and assessments the cases, at the option of the sail	to be paid, the interest providing insure or keep insured the hoof the said premises aforesaid, documpany, the whole indebtedny) shall torthwith become and	ed for in said note, or any part thereof, use and buildings on said lot, or to assign before the expiration of the time fixed by ess evidenced by the said note, or obligation be due and collectible and the right shall
reper others, or for it seccessive of another control of another contr	And if default shall be made in the payment of the	e said sum of money above menti	oned, when the same is due, or :	any interest that may become due thereon or
sell the mail property, and for this purpose the mortgager. do appoint the Treasurer of mid Congany, or its successors or assign.  Leaving a strict of private sale as in his discretion may seen wise; if a private sale to be with or without salvetinessenal, as to him may seen wheely discretion for retrieval country of the property of the sale to be with or without salvetinessenal, as to him may seen best, and it a publication of the processor of sales of the without salvetinessenal, as to him may seen best, and it is publicate, by account so and one of the processor of sales and the property in class of the Country where the Country where the Country where the charge of the country and the processor of sales and property, molitors and processor of the country of the country of the processor of sales of the sale and processor of sales of the sale of the sales of the	roper officers, or for its successors or assigns, to enter in ronts thereon; it being agreed that the said company, or i r them for said rents and profits after deduction of all uch rents, and profits, taxes, insurance and all sums expending the profits of the contraggor hereby consent upon application to the concreciosure of this mortgage, be charged with the collections.	nto and upon the premises hereby its successors or assigns, shall only sums paid by it or them for the ended by it or them in connection on of the rents and profits of sa	granted or intended to be, take y be liable to account to the more maintenance and improvement on with the collection of such successors or assigns to the appoint property and the maintenance	possession thereof, and collect the rents and tgagor for the amount actually received by it of such property, expenses in collection of rents and profits; and for this purpose the intent of a Receiver, who shall, pending the thereof: it being agreed that the net amount
interior or private side as in bis discretion may seem wise; it is private side to with or without softwareness, it is not many seem best, and it is public each yet section of the discretion may be seen when it is a protected side to with or without softwareness, and in the side public each yet section and the contraction of the protection of the public each yet section and the contract of the public each yet yet section and the contract of the public each yet yet section and the contract of the public each yet yet section and the contract of the public each yet yet yet section and the public each yet				
section or private side as in this discretion may seem wise, if at private side to be with or without advertisement, as to him may gene been, and if a youlder safe, by section alter advertisement for teening-read days in some measurager published in the County wherein such proceeds and the county wherein the potentismes of a side of recording the county of the processed common of whith the potentismes of said property, indepting of the execution of and steep, and any the remaining and the potentismes of a side of the county of the execution of any of the execution of the processed of safe.  After the said safe say presson remaining in passession of said read estate and out of the processed of safe.  After the said safe say presson remaining in passession of said read estate shall be a tenant of the processed of safe.  After the said safe say presson remaining a passession of said read estate shall be a tenant of the processed of safe.  Dollars, which can be pressed to the processed of safe.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inner and meaning of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inner and meaning of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inner and meaning of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true of inner and the present of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inner and meaning of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, the said is in the true of said the true inner and the said that is the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true inner and meaning of the said purited that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, the said that is the true inner and the said that is the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, the said that it is the true inner and the said that it is the true inner				
errors, and any expenses connected with the possession of and property, inclusive of a few of twenty-shee deliture for me execution of and deced, and pay the remainder many are without extended to a single the promisent of the property of	action or private sale as in his discretion may seem wise;	if at private sale to be with or	without advertisement, as to his	n may seem best, and if at public sale, by
Dollars, which controls are monthly rettal of wateners.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgagor or or controls and truly pay, or cause to be paid unto the said PEDMONT SAVINGS AND TRUST COMPANY, its successor selections, the insure and buildings on said lot, and assign the policy of internace as a sicresial, and say and discharge, or cause to be paid unto the said premise as information of the said parties, that the said mortgagor or controls and the said parties, the said mortgagor or controls and the said parties, and the said parties, the said mortgagor or cause to be paid unto the said parties, the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be paid unto the said parties, that the said mortgagor or cause to be said parties, that the said mortgagor or cause to be said parties, that the said mortgagor or cause to be said parties, that the said mortgagor or cause to be said parties, that the said mortgagor or cause to be said parties, that the said parties, that the said parties and the said p	nereof, and any expenses connected with the possession of any, to said mortgagor or executors, administrators	of said property, inclusive of a fee or assigns; and in the event of	e of twenty-five dollars for the expublic sale the said Company, or	recution of said deed, and pay the remainder,
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgager.  PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the said parties that if the said mortgager. All the said mortgager and the said parties that if the said mortgager and the said parties that if the said mortgager and the said parties that if the said mortgager and the said parties that if the said mortgager or cause to be paid unto the said parties that if the said mortgager or cause to be paid discharged, all traces and assessment upon the said premises as aforesaid, then this deed of bargain and said shall cases, determine and be utterly until and voil; otherwise it shall create in full force of AND IT IS AGRIED AND UNDERSTOOD by and between the said parties, that the said mortgager or cause to be paid compared. And the said parties that the said mortgager or cause to be paid compared to the said premises until detayle of payment shall be made, other breach committed.  Witness.  Witness.  Witness.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Presency of the Sovereignty and Independence of the United Styles of Agercia.  Sugned, Sesies and Delivered in the Sovereignty and Independence of the	After the said sale any person remaining in possess	sion of said real estate shall be a	tenant of the purchaser, whose te	nancy, unless otherwise agreed, shall be from
recentors, administrators or assigns, do and shall well and emby pay, or cause to be paid unto the said PIEDMONT SAND TRUST COMPANY, its successors or assigns, the maid chies or cause to the sense of the maid chies of the said premises as aforesaid, when himsens thereon, it any paid like the analysis of the maid chies or cause to the ends upon the said premises as aforesaid, then this deed of bargain and sale shall cause, determine and be utterly noil and void; otherwise it shall remain in full force during.  AND IT IS AGREED AND UNDERSTOOD by and between the said parties, that the said mortgagor or the said parties, and an advertise of assigns, i.e., to hold say denies the said premises until detayls of payment shall be made, other breach committed.  Witness, Therefore, and seal, at the said parties, that the said premises until detayls of payment shall be made, other breach committed.  Witness, Therefore, and seal, at the said parties, that the said premises until detayls of payment shall be made, other breach committed.  Witness, Therefore, and seal, at the said parties, the said permises until detayls of payment shall be made, other breach committed.  Witness, Therefore, and seal, at the said parties, the said permises until detayls of payment shall be made other than the one undered and.  Signed, Sealed and Delivered in the Presence, of:  (I. S.)  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared  And made oath that he with a said of Greenville.  Signed, Sealed and Delivered in the Presence, of:  And the deal of Greenville.  Signed, Sealed and Delivered in the Presence, of:  (I. S.)  TATE OF SOUTH CAROLINA,  County of Greenville.  RENUNCIATION OF DOWER.  County of Greenville.  And and dead, deliver the within written Deed; and that he, with the wife of the within named the made of the said	nonth to month, at a monthly rental ofayable monthly in advance.	······································		Dollars,
TATE OF SOUTH CAROLINA, County of Greenville.  Before me personally appeared.  he saw the within named.  gro, seal, and as  act and deed, deliver the within written Deed; and that he, with  witnessed the execution thereof.  SWORN to before me, thir  day of Greenville.  TATE OF SOUTH CAROLINA, County of Greenville.  I, he saw the within the execution thereof.  TATE OF SOUTH CAROLINA, County of Greenville.  I, he saw the within the saw the within the saw the within the saw the	Witness Muss hand and seal hand	to hold and enjoy the		
TATE OF SOUTH CAROLINA, County of Creenville.  Before me personally appeared.  And made oath that  the saw the within named gen, seal, and as.  Act and deed, deliver the within written Deed; and that the withereof.  SWORN to before me, this  day of Andready A. D. 19 2.  Notify Public for S. C.  TATE OF SOUTH CAROLINA, County of Greenville.  I. Andready A. D. 19 2.  That are a seal of Greenville.  I. Andready A. D. 19 2.  The andre		our Lord one thousand nine hund	well Shaper	this day of and in the one
TATE OF SOUTH CAROLINA, County of Greenville.  Before me personally appeared	undred and Party eights	our Lord one thousand nine hund	dred and Liver State Independence of the United State	this day of and in the one es of America.
County of Greenville.  Before me personally appeared.  Before me personally appeared.  A act and deed, deliver the within written Deed; and thathe, with	Signed, Sealed and Delivered in the Presence	our Lord one thousand nine hunding of:	dred and tweet	this day of and in the one es of America.  (L. S.)
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he saw the within named  gn, seal, and as	Signed, Sealed and Delivered in the Presence	our Lord one thousand nine hund	dred and Liver State  Independence of the United State  Independence of th	this day of and in the one es of America.  (L. S.)
act and deed, deliver the within written Deed; and thathe, with	Signed, Sealed and Delivered in the Presence	our Lord one thousand nine hunding year of the Sovereignty and its of:	dred and tweeth	this day of and in the one es of America.  (L. S.)
witnessed the execution thereof.  SWORN to before me, this day of CROLINA, County of Groenville.  I, Latherway Debic for S. C.  RENUNCIATION OF DOWER.  County of Groenville.  I, Latherway do hereby certify unto all the wife of the within named the wife of the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her regist and caster, and also all her right and claim of dower of, in or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and also all her right and claim of dower of, in or p call and singular, the premises within mentioned and released.  Given under my hand and seal, this day of the control of the contro	Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.	our Lord one thousand nine hunding year of the Sovereignty and its of:	dred and tweet	this day of and in the one es of America.  (L. S.)  (L. S.)
witnessed the execution thereof.  SWORN to before me, this day of A. D. 19 24  A. D. 19 24  Notary Public for S. C.  RENUNCIATION OF DOWER.  County of Greenville.  I, A the wife of the within named the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her reset and estate, and sho all her right and claim of dower of, in or post all and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or post and send of the within singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or post and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or post and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, or post and singular, the premises within mentioned and released.  Given under my hand and seal, this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nor persons nor persons or persons nor persons or persons nor persons or persons or persons or persons or persons of the within mentioned and released.  Given under my hand and seal, this day appear before me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons nor persons nor persons or persons nor	Signed, Sealed and Delivered in the Presence  CATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.	our Lord one thousand nine hunding year of the Sovereignty and its of:	Independence of the United State  Therefore	this day of and in the one es of America.  (L. S.)  (L. S.)  and made oath that
SWORN to before me, this day of active of S. C.  PATE OF SOUTH CAROLINA, County of Greenville.  I, do hereby certify unto all the wife of the within named ad upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons terest and estate, and also all her right and claim of dower of, in or to all and singular, the premises within mentioned and released.  Given under my hand and seal, this.  day of A. D. 19.2.  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  FATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.	our Lord one thousand nine hund year of the Sovereignty and in the s	ired and tweirs Independence of the United State  Therefore  I a	this day of and in the one es of America.  (L. S.)  (L. S.)  and made oath that
day of A. D. 19.24  Notary Public for S. C.  TATE OF SOUTH CAROLINA,  County of Greenville.  I,  A. D. 19.24  A do hereby certify unto all  the wife of the within named  du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her terrest and estate, and also all her right and claim of dower of, in or to all and singular, the premises within mentioned and released.  Given under my hand any seal, this.  day of A. D. 19.24  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  FATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.	our Lord one thousand nine hunding year of the Sovereignty and its solution of:  July July July July July July July July	Independence of the United State  Therward  act and deed, deliver the w	day of and in the one es of America.  (L. S.)  (L. S.)  and made oath that ithin written Deed; and that
County of Greenville.  I, Seatherward Delary Subless S	Signed, Sealed and Delivered in the Presence  CATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.	our Lord one thousand nine hunding year of the Sovereignty and its solution of:  July July July July July July July July	Independence of the United State  Therward  act and deed, deliver the w	day of and in the one es of America.  (L. S.)  (L. S.)  and made oath that thin written Deed; and that
I, Seatherwood and hereby certify unto all the wife of the within named the wife of the within named did upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her terest and estate, and also all her right and claim of dower of, in or to all and singular, the premises within mentioned and released.  Given under my hand and seal, this day of the within the within the premises within mentioned and released.  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  PATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  gn, seal, and as.  SWORN to before me, this  day of.  According to the saw that the saw the saw that the saw that t	our Lord one thousand nine hunding year of the Sovereignty and it is a second of the Sovereignty and it is a	Independence of the United State  Therward  act and deed, deliver the w	day of and in the one es of America.  (L. S.)  (L. S.)  and made oath that ithin written Deed; and that
the wife of the within named  did this day appear before me, du upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her iterest and estate, and also all her right and claim of dower of, in or to all and singular, the premises within mentioned and released.  Given under my hand and seal, this  day of A. D. 19.2  Notary Public for 3. C.	Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  SWORN to before me, this day of Rotary	our Lord one thousand nine hunding year of the Sovereignty and it is a second of the Sovereignty and it is a	Independence of the United State  Therward  act and deed, deliver the w	and in the one es of America.  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.
did this day appear before me, and upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons homsoever, renounce, release, and forever relinquish unto the within named PIEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her terest and estate, and also all her right and claim of dower of, in or to all and singular, the premises within mentioned and released.  Given under my hand and seal, this  day of A. D. 19.24  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  CATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared  he saw the within named  gn, seal, and as  SWORN to before me, this  day of  CATE OF SOUTH CAROLINA,  Notary	our Lord one thousand nine hunders of the Sovereignty and its second sec	Therway  act and deed, deliver the w	and in the one es of America.  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.
Given under my hand and seal, this.  day of A. D. 19.2.  Notary Public for S. C.  A. D. 19.2.  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  CATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  SWORN to before me, this day of Rotary  TATE OF SOUTH CAROLINA,  County of Greenville.  I, Rotary	our Lord one thousand nine hunders of the Sovereignty and its second sec	Therway  act and deed, deliver the w	and in the one es of America.  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all
day of A. D. 19.24  Notary Public for S. C.  Manuel Mellison  Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared  he saw the within named  gn, seal, and as  SWORN to before me, this  day of  Notary  TATE OF SOUTH CAROLINA,  County of Greenville.  I,  Leatherwood  hom it may concern, that Mrs.  Multiple May and separately examined by me, defined a special separately examined by me, defined and upon being privately and separately examined by me, defined and upon being privately and separately examined by me, defined and upon being privately and separately examined by me, defined upon being privately and separately examined upon being privately and separately exam	our Lord one thousand nine hunders of the Sovereignty and in the sov	act and deed, deliver the w	and in the one es of America.  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all  the wife of the within named  did this day appear before me, elision, dread or fear of any person or persons
Notary Public for S. C.	Signed, Sealed and Delivered in the Presence  Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  gn, seal, and as.  SWORN to before me, this day of Rotary  TATE OF SOUTH CAROLINA,  County of Greenville.  I, Rotary  Thomasoever, renounce, release, and forever relinquish unterest and estate, and also all her right and claim of dowe	our Lord one thousand nine hunders of the Sovereignty and soft.  John John John John John John John John	act and deed, deliver the world and without any computer T SAVINGS AND TRUST CO	and in the one es of America.  (L. S.)  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all  the wife of the within named  did this day appear before me, elsion, dread or fear of any person or persons DMPANY. its successors and assigns, all her
Recorded January 18th 1924	Signed, Sealed and Delivered in the Presence  Signed, Sealed and Delivered in the Presence  CTATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  ign, seal, and as.  SWORN to before me, this.  day of.  CTATE OF SOUTH CAROLINA,  County of Greenville.  I,  whom it may concern, that Mrs.  whom it may concern, that Mrs.  Ind upon being privately and separately examined by me, depretation of the content o	our Lord one thousand nine hunders of the Sovereignty and soft.  A. D. 19 24  A. D. 19 24  A. D. 19 25  A. D.	act and deed, deliver the world and without any computer T SAVINGS AND TRUST CO	and in the one es of America.  (L. S.)  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all  the wife of the within named  did this day appear before me, elsion, dread or fear of any person or persons DMPANY. its successors and assigns, all her
Recorded Administry 10 th 1924	Signed, Sealed and Delivered in the Presence  Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  gn, seal, and as.  SWORN to before me, this day of Robert Carolina,  County of Greenville.  I, County of Greenville.  Ind upon being privately and separately examined by me, depends on the county of the cou	our Lord one thousand nine hunders of the Sovereignty and soft.  John John John John John John John John	act and deed, deliver the world and without any computer T SAVINGS AND TRUST CO	and in the one es of America.  (L. S.)  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all  the wife of the within named  did this day appear before me, elsion, dread or fear of any person or persons DMPANY. its successors and assigns, all her
· · · · · · · · · · · · · · · · · · ·	Signed, Sealed and Delivered in the Presence  Signed, Sealed and Delivered in the Presence  TATE OF SOUTH CAROLINA,  County of Greenville.  Before me personally appeared.  he saw the within named.  gn, seal, and as.  SWORN to before me, this day of Robert Carolina,  County of Greenville.  I, County of Greenville.  Ind upon being privately and separately examined by me, depends on the county of the cou	our Lord one thousand nine hunders of the Sovereignty and soft.  John John John John John John John John	act and deed, deliver the world and without any computer T SAVINGS AND TRUST CO	and in the one es of America.  (L. S.)  (L. S.)  (L. S.)  and made oath that  ithin written Deed; and thathe, with  witnessed the execution thereof.  RENUNCIATION OF DOWER.  do hereby certify unto all  the wife of the within named  did this day appear before me, elsion, dread or fear of any person or persons DMPANY. its successors and assigns, all her