	d Appurtenances to the said Premises belonging, or in anywise incident or apper aning. said PIEDMONT SAVINGS AND TRUST COMPANY, its successors and ssigns
And do hereby bind to defend ill and single	ar the said Premises unto the said PIEDMONT SAYINGS AND TRUST COMPANY,
its successors and assigns, from and against the result of the result and shift its successors and assigns, from and against every person yhomsoever lawfully	
	gasor or heirs, and buildings on the said lot in a company or companies which shall be acceptable
to said PIEDMONT SAVINGS AND TRUST COMPANY, and keep the same	insured to the amount of the said lot is a company or companies which shall be acceptable
Time hundred.	loss under said polity/or insurance payable to the said PIEDMONT SAVINGS AND
	to do so, then the said PlEDMONT SAVINGS AND TRUST COMPANY, its suc-
executors, administrators of assigns, shall at any title han or neglect of refuse cessors or assigns, may take the same to be insufed and reinforces itself here of eight per cent. per allaum.	ander for the premium and expenses of insurance, with interest thereon at the rate
1/	e said mortagor, or
upon said premises whenever the same shall become due and payable; and	that in case the said mortgagor, or the
TRUST COMPANY it successors or assigns, man day and discharge the same per centifier annum	refuse to pay and discharge the same then the said PIEDMONT SAVINGS AND and reimmirse self, themselves, or her of hereunder therefor, with interest at eight
	or charge to be had, the interest provided for in said note, or any part thereof, rouse to insure or keep insured the house and buildings on said lot, or to assign
the policy of insurance as aforesaid, of to pay and discharge an Maxes and ass	essments on the said premises atoresand, before the expiration of the time fixed by
(including any insurance premiuras, and taxes, due and unpaid on paid by the sa	of the said company, the whole indebtedness evidenced by the said note, or obligation id company), shall northwith become and be due and collectible, and the right shall expenses of such collections including ten per cent. of the amount due as attorney's fees.
And if detault shall be made in the payment of the said sum of money a	by e mentioned, when the same is due, or any interest that may become due thereon, or
neother officers or the its suscense or assume to enterestate and upon the premi	be lawful for the said PIEDMONT SAVINGS AND TRUST COMPANY, by its ses hereby granted ar intended to be, take possession thereof, and collect the rents and shall only be liable to account to the mortgagor for the amount actually received by it
or them for said rents and profits fiter deduction if all sums part by it or the such rents, and plotts, taxes, in trance and all ours expended by it or them in	s, shall only be liable to account to the mortgagor for the amount actually received by it em for the manufernance and improvement of such property, expenses in collection of a connection with the collection of such rents and profits; and for this purpose the ny, or its successors or assigns to the appointment of a Receiver, who shall, pending the rofits of said property and the maintenance thereof; it being agreed that the net amount
mortgagor hereby consent	of its suggessors or assigns to the appointment of a Receiver, who shall, pending the offits of said property and the maintenance thereof; it being agreed that the net amount said coals insurance, taxes and expenses, is to be applied to the payment of such debt
or any bilinde due thereon	, D
$D^{c}$	Sald Company, its successors or assigns, may as the attorney for the mortgagor, proceed reasurer of said Company, or its successors or assigns
	power such attorney to grant, bargain and sell the above described real estate at public with or without advertisement, as to him may seem best, and if at public sale, by
auction after advertisement for twenty-one days in some newspaper published in	the County wherein such property is situated; and in
nameto execute and deliver to the purchaser a deed of conveya thereof, and any expenses connected with the possession of said property, inclusi	nce to said real estate and out of the proceeds of such sale pay the costs and expenses we of a fee of twenty-five dollars for the execution of said deed, and pay the remainder,
	event of public sale the said Company, or its successors or assigns, may become pur- 's fees remaining unpaid after the disposition of the proceeds of sale.
After the said sale any person remaining in possession of said real estate month to month, at a monthly rental of	shall be a tenant of the purchaser, whose tenancy, unless otherwise agreed, shall be from  Dollars,
payable monthly in advance.	Les de la companya de
executors, administrator assigns, to and shall wall and truly pay, or cause to cessors or assigns, the said dely on sum of money aforesaid, with interest thereo	meaning of the said parties that it the said mortgagor, or
done, the house and buildings on said lot, and as ign the policy of insurance as af ments upon the said premises as afteresaid, then this deed of bargain and sale shall	meaning of the said parties that if the said mortgagor, or heirs, be be paid unto the said PIEDMONT SAVINGS AND TRUST COMPANY, its sucnit, if any shall be due, and shall forthwith insure and keep insured, or cause so to be presaid, and pay and discharge, or cause to be paid and discharged, all taxes and assesscease, determine and be utterly null and void; otherwise it shall remain in full force
AND IT IS ACREED AND UNIDERSTOOD by and between the said pa	· 🔎
buis or assigns, to hold and	enjoy the said premises until default of payment shall be made, other breach committed.
	nine hundred and turn ty six and in the one
	gnty and Independence of the United States of America.
Signed, Sealed and Delivered in the Presence of:	anna L. Churchaute s)
Jula R. Smith	(L. S.)
	(L. S.)
STATE OF SOUTH CAROLINA, )	
County of Greenville.	
Before me personally appeared 20 B. M. C. L.	wan and made oath that
	ukshank
$\ell$ .	act and deed, deliver the within written Deed; and thathe, with
	witnessed the execution thereof.
SWORN to before me, this	
day of October A. D. 1926.	W. B. m. Sowan.
Aula P. Smith (L. S.)  Notary Public for S. C.	
STATE OF SOUTH CAROLINA, )	RENUNCIATION OF DOWER.
. County of Greenville.	
, I,	do hereby certify unto all
whom it may concern, that Mrs	the wife of the within named
and mon being privately and separately examined by me did declare that she doe	s freely, voluntarily and without any compulsion, dread or fear of any person or persons
whomsoever, renounce, release, and forever relinquish unto the within named F interest and estate, and also all her right and claim of dower of, in or to all and s	s freely, voluntarily and without any compulsion, dread or fear of any person or persons IEDMONT SAVINGS AND TRUST COMPANY, its successors and assigns, all her ingular, the premises within mentioned and released.
Given under my hand and seal, this	······································
01/01 411401 1113 114110 11110 11110	
day of	
day of	