Page 314

en kanalaga da kanalaga da Kanalaga da kanalaga da ka			
			, and the second second
TO HAVE AND TO HOLD, all and		opurtenances to the said Premises belonging, PIEDMONT SAVINGS AND TRUST COL	• • • • • • • • • • • • • • • • • • • •
ver. And do hereby bis	nd Mystelf and My	heirs, executors or administrators, to war	crant and forever defend all and singu
or the said Premises unto the said PIEDMO eirs, executors or administrators, and again	ONT SAVINGS AND TRUST COMPAI	NY, its successors and assigns, from and aga	inst. Del and My eof.
ill forthwith insure the house and buildings	s on the said lot in a company or compani	or ho heirs, executors es which shall be acceptable to said PIEDMC	NT SAVINGS AND TRUST COM
om damage or loss by fire during the conf	tinuance of this mortgage, and make loss	under said policy of insurance payable to th	e said PIEDMONT SAVINGS AN
me fail or neglect or refuse to do so, then simburse itself hereunder for the premium	the said PIEDMONT SAVINGS AND and expenses of insurance, with interest	TRUST COMPANY, its successors or assigns the thereon at the rate of eight per gent. per ar	s, may cause the same to be insured annum.
all and will, at all times hereafter during	the continuance of this mortgage, pay ar	haid mortgagor, or	the said premises whenever the sar
hall become due and payable; and that in or r refuse to pay and discharge the same, the simburse itself, themselves, or herself her	en the said PIEDMONT SAVINGS ANI	D TRUST COMPANY, its successors or assigner cent. per annum.	ssigns, shall at any time fail or negle ns, may pay and discharge the same, an
nall fail or neglect or refuse to pay or cau aid or shall fail or neglect or refuse to ins harge all taxes and assessments on the said ases, at the option of the said Company, the	use to be paid, the interest provided for it sure or keep insured the house and build'n d premises as aforesaid, before the expirate whole indebtedness evidenced by the said of th become and be due and collectible, and	said mortgagor, or hei n said note, or any part thereof, after the sa ags on said lot, or to assign the policy of ins ation of the time fixed by law for the paymente or obligation (including any insurance the right shall thereupon exist to foreclose attorney's fees.	me becomes due and payable, as afor urance as aforesaid, or to pay and di ent thereof; then, in any or all of su- premiums, and taxes, due and unpa
ort of said interest and principal, when the ficers or for its successors or assigns, to en ereon; it being agreed that the said Companion said rents and profits after deduction of confits, taxes, insurance and all sums expending—upon application to the Court by the sage, be charged with the collection of the respective.	e same becomes due, then it shall be lawfater into and upon the premises hereby grany, or its successors or assigns shall only hall sums paid by it or them for the mainted by it or them in connection with the chaid Company, or its successors or assigns, ents and profits of said property and the restant of the said control of the said property and the restant of the said property and the said profits of	mentioned when the same is due, or any inter- ful for the said PIEDMONT SAVINGS AN inted or intended to be, to take possession the period liable to account to the mortgagor for the enance and improvement of such property, ex- collection of such rents and profits; and for to the appointment of a Receiver, who shall maintenance thereof; it being agreed that the n penses, is to be applied to the payment of such	ID TRUST COMPANY, by its propereof, and collect the rents and profemount actually received by it or the penses in collection of such rents, and this purpose the mortgagor hereby co, pending the foreclosure of this more tamount received by the said Compare
ecutors, administrators or assigns, do and assigns, the said debt or sum of money a use and buildings on said lot, and assign	shall well and truly pay, or cause to be paforesaid, with interest thereon, if any sha the policy of insurance as aforesaid, and	ning of the said parties that if the said mortg baid unto the said PIEDMONT SAVINGS A all be due and shall forthwith insure and I pay and discharge, or cause to be paid and dis ne and be utterly null and woid; otherwise it	ND TRUST COMPANY, its successorate insured, or cause so to be done such arged, all taxes and assessments up
hold and enjoy the said premises until de	efault of payment shall be made, or other.	es, that the said mortgagor, or	
min Mall 1 and	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	20, 80 16 11	()
Witness My hand hand in the year of our Lord one thou	and seal at Hullwill usand nine hundred and twinty.	le 30 this 16 th	day of august
in the year of our Lord one thou year of Sovereignty and Indepe	usand nine hundred and twenty and ence of the United States of America.	eght and in the one hundred :	and 53 Rd
in the year of our Lord one thou year of Sovereignty and Indepe	usand nine hundred and twinty and endence of the United States of America.	Lyst and in the one hundred:	and 53 Rd, (L.)
in the year of our Lord one thou year of Sovereignty and Indepe	usand nine hundred and twitty and endence of the United States of America. see of	Lyst and in the one hundred :	(L.
in the year of our Lord one thou year of Sovereignty and Indepe	usand nine hundred and twinty and endence of the United States of America.	LIX Taylor many	(L.
in the year of our Lord one thou year of Sovereignty and Indepe gned, Sealed and Delivered in the presence	usand nine hundred and twitty and endence of the United States of America. See of	Lyst and in the one hundred :	(L.
in the year of our Lord one thou year of Sovereignty and Indepe gned, Sealed and Delivered in the presence LOGIL STATE OF SOUTH CAROLINA, ounty of LULUWILL	usand nine hundred and turnty and endence of the United States of America. See of	Lyst and in the one hundred: Lystaylor many	(L. (L.
in the year of our Lord one thou year of Sovereignty and Independent, Sealed and Delivered in the presence STATE OF SOUTH CAROLINA, ounty of Lewis BEFORE me personally appeared	Rabut L Land	Land in the one hundred and in the one hundred are also are also and in the one hundred are also are	(L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence Color Co	Rabert L Lean Land Land Land Land Landence of the United States of America. Rabert L Landence Landence of the United States of America.	written deed; and that he	and 53 ld, (L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence State of South Carolina, unty of Sealed and Delivered in the presence State of South Carolina, unty of Sealed and sealed and as Sign, seal and as Sealed and Independent Sealed Seal	Rabert L Lrange and deed, deliver the within	written deed; and that he	and 53 kd, (L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence Color Co	Rabert L Lrange and deed, deliver the within	written deed; and that he	and 53 kd, (L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of the State of the Sealed and Sealed of the Sealed and as the Sealed of the Sealed	Related Line States of America. The Control of the United States of	written deed; and that he	and 53 kd, (L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of the State of the Sealed and Sealed of the Sealed and as the Sealed of the Sealed	Related Land Landscape of America. The Control of the United States of America.	written deed; and that he	and 53 ld, (L.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence Sealed and Delivered in the presence State of South Carolina, unty of State of South Carolina, be saw the within named sign, seal and as Sworn to before me, this Sworn to before me, this Notar State of South Carolina,	wand nine hundred and twinty and endence of the United States of America. The of the United States of America. The of the United States of America. The office of the United States of America. The of	written deed; and that he	and 53 kd, (I. (I. (I. (I. with Several F. (I. (I. (I. (I. (I. (I. (I. (I. (I. (I
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence Color	Rabet L Lac Rabet L Lac Log act and deed, deliver the within A. D. 19.28. Public for S. C.	written deed; and that he	and 53 kd, (L. (L. (L. (L.))) and made oath to the execution there RENUNCIATION OF DOWN
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of t	wand nine hundred and twenty and and and twenty and	written deed; and that he	and 53 Ld, (L. (L. (L. (L.))) and made oath to the execution there RENUNCIATION OF DOWN do hereby cere
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of t	wand nine hundred and twenty and and and twenty and and and twenty and are of America. The of the United States of America. The Office States of The United States of America. The Office States of The United States of America. The Office States of The United States of America. The Office States of The United States of The United States of The United States of The United States of	written deed; and that he compulsion, depleted and without any compulsion, depleted and the compulsion, depleted and without any compulsion, depleted and the computation and the	and 5314. (L
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of t	wand nine hundred and twenty and endence of the United States of America. The of the	written deed; and that	and 5311
in the year of our Lord one thou year of Sovereignty and Independence of Sealed and Delivered in the presence of the Sealed and Delivered in the presence of the Sealed and Delivered in the presence of the Sealed and Delivered in the presence of Sealed and Delivered in the presence of South Carolina, outly of the Saw the within named of the Sealed and	act and deed, deliver the within A. D. 19.25 About Calculated States of America. Calculat	written deed; and that he compulsion, depleted and without any compulsion, depleted and the compulsion, depleted and without any compulsion, depleted and the computation and the	and 53 M. (L. S.
in the year of our Lord one thou year of Sovereignty and Independent Sealed and Delivered in the presence of the State of South Carolina, but of the Saw the Within named the saw the within named of the Sworn to before me, this to day of the South Carolina, ounty of the South Carolina, ounty of the Within named to being privately and separately examine the within named to being privately and separately examine the within named to be within named to be within named to be within named to be within named to separately examine the within named to separately examine the service of the South Saw and the service of the South Sa	act and deed, deliver the within A. D. 19.25 About Calculated States of America. Calculat	written deed; and that he compulsion, depleted and without any compulsion, depleted and the compulsion, depleted and without any compulsion, depleted and the computation and the	and 5311 (L. (L. (L. (L.)) with Development of the execution there with the wife the wife mead or fear of any person or pers