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makenes se aperioris de la companya del companya de la companya del companya de la companya de l				
remaining respective contract of the contract				
TOGETHER with all and singular the Rights, TO HAVE AND TO HOLD, all and singular				
ever.	urselvesne our	heirs executors or administrat	ors to warrant and forever defer	nd all and singu-
lar the said Premises unto the said PIEDMONT SA heirs, executors or administrators, and against every	VINGS AND TRUST COMPAN	Y, its successors, and assigns from	and against burselveand	
AND IT IS AGREED by and between the sain	d parties, that the said mortgagor A	or their he	rs, executors, administrators or a	ssigns, shall and
will forthwith insure the house and buildings on the PANY, and keep the same insured to the amount of from damage or loss by fire during the continuance	said lot in a company or companie	Swince shan be acceptable to said	2/00.00)	Dollars.
TRUST COMPANY, its successors or assigns; and time fail or neglect or refuse to do so, then the said	that in case the said mortgagor PIEDMONT SAVINGS AND T	5, or their heirs, RUST COMPANY, its successors	executors, administrators or assig or assigns, may cause the same to	gns, shall, at any
reimburse itself hereunder for the premium and ex	spenses of insurance, with interest etween the said parties, that the sa	thereon at the rate of eight per ce	nt. per annum.  L. heirs, executors, administrat	tors or assigns,
shall and will, at all times hereafter during the con shall become due and payable; and that in case the sa or refuse to pay and discharge the same, then the sa				
or refuse to pay and discharge the same, then the st reimburse itself, themselves, or herself hereunder AND IT IS EXPRESSLY AGREED AND	therefor, with interest at eight pe	er cent. per annum.		
shall fail or neglect or refuse to pay or cause to be said or shall fail or neglect or refuse to insure or leading all taxes and assessments on the said premise cases at the option of the said Company, the whole in paid by the said Company), shall forthwith become costs and expenses of such collection, including ten	e paid, the interest provided for in keep insured the house and buildin es as aforesaid, before the expiration tidebtedness evidenced by the said no and be due and collectible, and t	a said note, or any part thereof, and ges on said lot, or to assign the po on of the time fixed by law for to tote or obligation (including any in the right shall thereupon exist to	ter the same becomes due and palicy of insurance as aforesaid, or the payment thereof; then, in any insurance premium, and taxes, du	ayable, as afore- r to pay and dis- y or all of such le and unpaid or
And if default shall be made in the payment of said interest and principal, when the same leading officers or for its successors or assigns, to enter into thereon; it being agreed that the said Company, or its for said rents and profits after deduction of all sum profits, taxes, insurance and all sums expended by it sents—upon application to the Court by the said Company, be charged with the collection of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns, after the payment of said control of the rents and or its successors or assigns.	pecomes due, then it shall be lawfu and upon the premises hereby grants is successors or assigns shall only be is paid by it or them for the mainte or them in connection with the company, or its successors or assigns, profits of said property and the m	al for the said PIEDMONT SAV need or intended to be, to take po e liable to account to the mortgage enance and improvement of such p pollection of such rents and profits; to the appointment of a Receiver, naintenance thereof; it being agreed	INGS AND TRUST COMPAN ssession thereof, and collect the or for the amount actually receive reperty, expenses in collection of and for this purpose the mortgawho shall, pending the foreclosu that the net amount received by the control of the collection of the colle	IY, by its proper rents and profits ed by it or them f such rents, and agor hereby contre of this mortbee said Company,
PROVIDED ALWAYS, NEVERTHELESS, executors, administrators or assigns, do and shall w or assigns, the said debt or sum of money aforesaid house and buildings on said lot, and assign the polithe said premises as aforesaid, then this deed of bar	and it is the true intent and mean ell and truly pay, or cause to be p l, with interest thereon, if any sha cy of insurance as aforesaid, and gain and sale shall cease, determin	ing of the said parties that if the said unto the said PIEDMONT SA'll be due and shall forthwith insupay and discharge, or cause to be pe and be utterly null and void; other	said mortgagor , or ,	heirs, NY, its successors to to be done the assessments upon and virtue.
AND IT IS AGREED AND UNDERSTOO to hold and enjoy the said premises until default of	payment shall be made, or other	breach Committed.		are -
Witness and hand and in the year of our Lord one thousand nine	seal V at reenv	eight and in the one	· //·/ <del>/-</del> / -	their
year of Sovereignty and Independence of	7		nundred and 100g 1	- <u> </u>
Signed, Sealed and Delivered in the presence of	the officer officers of Tymerica.	ascarts	Maulder	(L, S.)
Burgalast	) arti		W.	* (T. C.)
Cotherine Curl Hou	Ilu OTNI	. J.A.X.	rc_	. ( ,, ,-,,
0 6) (000	<i>f</i>	f		(L. S.)
as to Cocar for Maril STATE OF SOUTH CAROLINA,	du	Note that the second of the se	(aut aus sources) interpretation, sign interpretation to member is sourced for content of the related method (a)	er alle de la recommendation d
County of Grunnile	0640			
BEFORE me personally appeared	1 Coppos	gan	and	d made oath that
he saw the within namedsign, seal and as	4 Love /	7	had Cathere	
sign, seal and as	I Prown	written deed; and that	witnessed the exe	ecution thereof.
SWORN to before me, this, 3, 11	<del>/</del>			
day of Sept A	·	CE. Mo	zgan	,
Notary Public for	L. S.) or S. C.			
STATE OF SOUTH CAROLINA			RENUNCIATIO	ON OF DOWER
County of Grunville	rine Brown.	2 notary	Rub for State	So hereby certify
unto all whom it may concern, that Mrs.	race my	nauldin /		the wife of
the within named	sh unto the within named PIEDMO er, of, in or to all and singular the	voluntarily and without any com ONT SAVINGS AND TRUST CO premises within mentioned and rele	eased.	person or persons
GIVEN under my hand and seal this f	[2]	Grace m	St. Maul	den
day of September A Catherine Brown Notary Public f	on (L.S.)			
	29 192 8, at 12:10	o'clockM.	. The Administration	