together with all and singular the rights, TO HAVE AND TO HOLD, all a and do hereby bind	nd singular, the said premises u	nto the said The Penn Mutual	Life Insurance Company, its Successor	rs or Assigns, forever,
singular the said premises unto the said Theirs, executors, administrators or assigns, PROVIDED ALWAYS, NEVERTI	ne Penn Mutual Life Insurance C	company, its Successors or As	signs, from and against	and my
do. and shall well and truly pay, or of sum of money aforesaid, with interest the and this Mortgage, then this Deed of Bar 1. AND IT IS HEREBY COVEN.	ereon as aforesaid, shall perform gain and Sale shall cease, determ ANTED, By and between said p	the covenants herein containe ine and be utterly null and v arties, that the said	ed according to the true intent and n oid; otherwise it shall remain in full	neaning of said Note.
heirs, executors, administrators or assigns, on said lands and premiums of insurance now on said premises, and hereafter put 2. AND IT IS FURTHER COVEN	against said premises before the thereon, in good condition and	thereon as the same become same become delinquent, and repair, and will do no act by	will keep all fences, buildings, and	l other improvements
in some responsible insurance companies, a or Assigns, as their interest may appear, and for same shaft be delivered to said mortga the insurable improvements on said real emoneys collected from the insurance in pa	pproved by the said mortgagee, and deliver the policies of insurance gee and loss made payable to sail state are destroyed or damaged lyment of the debt secured hereb	its Sucessors or Assigns, with to to said mortgagee, and if ard mortgagee, its Successors or fire, the said mortgagee, its whether due or not.	loss, if any, payable to the said more y more insurance is taken on the pro Assigns, the same as in the require	tgagee, its Successors perty that all policies d policy, and in case he right to apply the
heirs, executors, administrators or assigns, said mortgagee, its Successors or Assigns,	may pay said taxes and assessm	ents, and effect said insurance	,	t said
heirs, executors, administrators or assigns, whatsoever nature on the property hereby annum, shall be secured by this mortgage, rights of the person to whom such paymen 4. AND IT IS FURTHER COVE	conveyed shall be added to the and shall be forthwith due and	mortgage debt, and the repaym payable; and the said mortgage	ent thereof, with interest at the rate	of eight per cent, per
heirs, executors, administrators or assigns,	shall make such payments as he	ein specified, then this morter	age shall be void, but if the said	
heirs, executors, administrators or assigns, by the terms of said Note, as stipulated to ance agreement, as provided herein; or if th South Carolina against the debt or Note so Court of competent jurisdiction of a decision of the option of said mortgagee or its Successacrued on said Note, and all advances mashall at once become due and payable without the foreclosed for the whole amount of said Note, and all advances mashall at once become due and payable without the foreclosed for the whole amount of said this mortgage, the said this mortgage, the said to the sai	shall fail to keep any of the cope paid herein, or if default be to be buildings and improvements are cured hereby, or the interest in the undertaking by the sors or Assigns, the whole indebide to or on account of the mortgut notice, and the money due on id moneys, interest, costs and attended to the debt of the debt	renants herein contained, or to made in the payment of said to not kept in good repair; or in said premises of said mortgage mortgagor	pay any of said moneys as they becauses or assessments; or if default be no case any tax or assessment is assessed, its Successors or Assigns; or upon ded, to pay any tax or taxes is legall by the mortgage, to-wit: The principal saments, premiums of insurance, and a foresaid, shall then become due around for the performance of all the conditions.	nade in the said insur- d within the State of the rendering by any y inoperative, then at hal and interest then charges of any kind, d this mortgage may
do A. hereby transfer, set over and assigned mortgage premises for each and ever of the same; and that upon filing suit of the said mortgage premises, together with for foreclosure of this mortgage or the plant.	gn to the said The Penn Mutual y year that the said debt and in foreclosure, said mortgagee, its all the rents, profits, crops and acing thereof in the hands of an Malcolum	Life Insurance Company, its terest may be unpaid, together Successors or Assigns, shall be proceeds arising therefrom du Attorney for collection by reconstruction.	Successors or Assigns, all of the ren- with all rights and remedies for en- be entitled to have a Receiver appoint uring such litigation, and in case of cason of any default by said	s and income of the forcing the collection ed to take charge of ommencement of suit
heirs, executors, administrators or assigns, mortgage as an Attorney's fee for the forec same as any other moneys herein mentioned. 6. AND IT IS FURTHER COVE	hereby agree to pay to the hollosure of said mortgage or the col	der and owner of said Note a lection of the amount due, w	hich Attorney's fee shall be secured	ount secured by this
heirs, executors, administrators or assigns,	shall hold and enjoy the said	premises until default in paym	ents, as provided in said Note, or a b	each of some of the
WITNESS My Hand an of our Lord nineteen hundred and year of the Sovereignty and Independence of Signed, sealed and delivered in the I	of the United States of America. oresence of	Malcol	and 6/5t	eart (SEAL.)
STATE OF SOUTH CAROLINA,	J			(SEAL.)
County of Greenville. Personally appeared before me	Puth En	Osince enport	and made	oath thathe saw
Sign to before me, this	6		E. Prince	
TYPONALL D. J.	19#37 hssos (L. S.) Notary Public for S. C.	- Cluck	C. Church	
STATE OF SOUTH CAROLINA, County of Greenville,	e D. Wohn	28N		TION OF DOWER. South Carolina, do
the wife of the within named	being privately and separately exa homsoever, renounce, release and and estate, and also her right	mined by me, did declare that	within named the Penn Mutual Life	hout any compulsion, Insurance Company.
Given under my hand and seal, this.	Notary Public for S. C.		G. Lavenp	ut
TYP	. Folyman	11 15, 1937	at. 11:10 1 m.	