TO HAVE AND TO HOLD, all and singula	hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining.  r, the said premises unto the said The Penn Mutual Life Insurance Company, its Successors or Assigns, forever,  and heirs, executors, administrators or assigns, to warrant and forever defend all and
singular the said premises unto the said The Penn M heirs, executors, administrators or assigns, and all PROVIDED ALWAYS, NEVERTHELESS,	Intual Life Insurance Company, its Successors or Assigns, from and against. In and Information and other persons whomsoever lawfully claiming or to claim the same or any part thereof, and it is the true intent and meaning of the parties to these presents, that if the said.
Ocase	J. Kaufmann
sum of money aforesaid, with interest thereon as a and this Mortgage, then this Deed of Bargain and	e paid unto the said The Penn Mutual Life Insurance Company, its Successors or Assigns, the said debt or foresaid, shall perform the covenants herein contained according to the true intent and meaning of said Note, Sale shall cease, determine and be utterly null and void; otherwise it shall remain in full force and virtue.  By and between said parties, that the said
on said lands and premiums of insurance against sa	said Note with interest thereon as the same becomes due and payable; and will pay all taxes and assessments id premises before the same become delinquent, and will keep all fences, buildings, and other improvements in good condition and repair, and will do no act by which the value of said premises may be impaired.  That the said.  That the said.
in some responsible insurance companies, approved be or Assigns, as their interest may appear, and delivered to said mortgagee and lo the insurable improvements on said real estate are demoneys collected from the insurance in payment of	DOLLARS, y the said mortgagee, its Sucessors or Assigns, with loss, if any, payable to the said mortgagee, its Sucessors the policies of insurance to said mortgagee, and if any more insurance is taken on the property that all policies ss made payable to said mortgagee, its Successors or Assigns, the same as in the required policy, and in case lestroyed or damaged by fire, the said mortgagee, its Successors or Assigns, shall have the right to apply the the debt secured hereby whether due or not.  That if the said Slill Jamanum, All
said mortgagee, its Successors or Assigns, may pay	to pay said taxes and assessments, or shall fail to procure and keep up said insurance, as herein agreed, then said taxes and assessments, and effect said insurance, and charge the sum so paid against said
heirs, executors, administrators or assigns, and said p whatsoever nature on the property hereby conveyed annum, shall be secured by this mortgage, and shall	remises; and the money so advanced for the payment of such taxes, assessments, insurance or any charge of shall be added to the mortgage debt, and the repayment thereof, with interest at the rate of cities per cent. per be forthwith due and payable; and the said mortgagee, its Successors or Assigns, shall be subrogated to all the
heirs, executors, administrators or assigns, shall make	e such payments as herein specified, then this mortgage shall be void, but if the said
	se of daufmann, kee
by the terms of said Note, as stipulated to be paid he ance agreement, as provided herein; or if the buildings South Carolina against the debt or Note secured here Court of competent jurisdiction of a decision that the option of said mortgagee or its Successors or Asserted on said Note, and all advances made to or o shall at once become due and payable without notice, as the foreclosed for the whole amount of said moneys,	to keep any of the covenants herein contained, or to pay any of said moneys as they become due and payable erein, or if default be made in the payment of said taxes or assessments; or if default be made in the said insurand improvements are not kept in good repair; or in case any tax or assessment is assessed within the State of eby, or the interest in said premises of said mortgagee, its Successors or Assigns; or upon the rendering by any ne undertaking by the mortgagor, as herein provided, to pay any tax or taxes is legally inoperative, then at ssigns, the whole indebtedness and all sums secured by the mortgage, to-wit: The principal and interest then a account of the mortgagorherein for taxes, assessments, premiums of insurance, and charges of any kind, and the money due on said Note and for advances as aforesaid, shall then become due and this mortgage may interest, costs and attorney's fees.  The principal and interest them are payment of the debt and interest secured hereby, and for the performance of all the covenants of said Note and for the debt and interest secured hereby, and for the performance of all the covenants of said Note and for the debt and interest secured hereby, and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of said Note and for the performance of all the covenants of the performance of all the covenants of the performance of the pe
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aid mortgage premises for each and every year that of the same; and that upon filing suit of foreclosur he said mortgage premises, together with all the re-	said The Penn Mutual Life Insurance Company, its Successors or Assigns, all of the rents and income of the said debt and interest may be unpaid, together with all rights and remedies for enforcing the collection re, said mortgagee, its Successors or Assigns, shall be entitled to have a Receiver appointed to take charge of ints, profits, crops and proceeds arising therefrom during such litigation, and in case of commencement of suit reof in the hands of an Attorney for collection by reason of any default by said
Elsie	The Acufordan Levis, executors, administrators or assigns, said
mortgage as an Attorney's tee tor the toreclosure of s	ree to pay to the holder and swner of said Note and mortgage ten per cent. of the amount secured by this aid mortgage or the collection of the amount due, which Attorney's fee shall be secured by this mortgage the That the said Olsil J. Maniformann, held
heirs, executors, administrators or assigns, shall hold	and enjoy the said premises until default in payments, as provided in said Note, or a breach of some of the
of our Lord nineteen hundred and	on the 27Th day of March in the year and in the one hundred and 6/5T
Signed sealed and delivered in the presence of	
	(SEAL.)
County of Greenville.  Personally appeared before me	The Medical and made oath that he saw The Mand that he with the with the saw of the saw
act and deed deliver the within deed	; and that he with 6. M. Blifthe, Jr.
Syon to before me, this ay of March	
Notary P	L. (L. S.) Edinin Me J. Mearles ublic for S. C.
County of Greenville.	mortgager a 2vonum RENUNCIATION OF DOWER
I,	Notary Public for South Carolina, do
he wife of the within named	tely and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, renounce, release and forever relinquish unto the within named The Penn Mutual Life Insurance Company, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released.
day of	
Notary P	ublic for S. C.
Recorded	bril 3/5t at 12:45 P. M. 1937