within named	re executors administrators of assigns, and all other persons whomsoev	
and well get grey - use and to be not came to a set from the second process of the secon	PROVIDED ALWAYS, NEVERTHELESS, and it is the true in	tent and meaning of the parties to these presents, that if the said
no of more placested, with preferent shrown in wisconeds, final portions the constants become another description in the property of the control of the cont		0
and the common of listances grain and personness an	n of money aforesaid, with interest thereon as aforesaid, shall perform I this Mortgage, then this Deed of Bargain and Sale shall cease, determin	the covenants herein contained according to the true intent and meaning of said Note, ne and be utterly null and void; otherwise it shall remain in full force and virtue.
e on the processing, and heretake part therein, in good condition and green, only all copy and by which the value of and greening up to proposed the processing of the process	rs, executors, administrators or assigns, will pay said Note with interest	thereon as the same becomes due and payable; and will pay all taxes and assessments same become delinquent, and will keep all fences, buildings, and other improvements
And the first of the state of the first content to the primer to the state content to the primer to the pri	w on said premises and hereafter put thereon, in good condition and t	repair, and will do no act by which the value of said premises may be impaired.
And the Control of th	rs, executors, administrators or assigns, will insure the buildings on said	premises against loss by fire in the sum of Fine Indusand
AND IT IS PURPHER COVENANTED. That if the said. S. M. MANGALLA MANGAL MANGALLA COLUMN TO A CONTROL OF THE STATE OF THE STA	some responsible insurance companies, approved by the said mortgagee, i Assigns, as their interest may appear, and deliver the policies of insurance same shall be delivered to said mortgagee and loss made payable to said insurable improvements on said real estate are destroyed or damaged by	ts Sucessors or Assigns, with loss, if any, payable to the said mortgagee, its Successors to said mortgagee, and if any more insurance is taken on the property that all policies mortgagee, its Successors or Assigns, the same as in the required policy, and in case of the fight to apply the said mortgagee, its Successors or Assigns, shall have the right to apply the
re, executes, administrators or anistes, thall fail to pay soft water and descriptors and chapter the man to pold against and a dorregates, the soft of the soft o	3. AND IT IS FURTHER COVENANTED, That if the said	F. a. andelse and Hazel andres
Accounts, administrators or savigus, and said presenters; and the morey so advanced for the payment of such large, assessment, insurance or any charge of units, assessment, insurance or any charge of units, and the secured by this particular, and shall be torowith due and possible, gad the gaid mortugate. In Secretary and all the substitute of the said	rs, executors, administrators or assigns, shall fail to pay said taxes and	assessments, or shall fail to procure and keep up said insurance, as herein agreed, then
statement patters on the property hereby conversed shall be added to the mortgage ofth, and the repayment thereby, with inferest at the rate of early the state of the property who when such approach thereby the converse of the contract of the property of the contract of	d mortgagee, its Successors or Assigns, may pay said taxes and assessme	and Italia and charge the sum so paid against said.
man, shall be secured by this mortages, and shall be forthwith the and payable; and the guid mortages in Successors of Augus, shall be subtrogued to all the last AND IT IS PIERTERE COVENANTED. That if the said AND IT IS PIERTERE COVENANTED. That if the said AND IT IS PIERTERE COVENANTED. That if the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is the said AND IT IS PIERTERE COVENANTED. That is said that said the said of the said and said said the said of the said and said said the said of the said and said said the said and said the said of the said and said said said said said said said sai	re executors administrators or assigns and said premises; and the money	so advanced for the payment of such taxes, assessments, insurance or any charge of
The executors, administrators or assigns, shall fall to keep any of the covenants herein contained, or to pay any of said moneys as they become dus and payable the terms of add Nots, as right-liked to be apply herein improvements in the terms of said mortages and they be the province of the terms of the province of t	num, shall be secured by this mortgage, and shall be forthwith due and p	ayable; and the said mortgagee, its Successors or Assigns, shall be subrogated to all the
the terms of said Nore, as ethylated to be gaid herein, or if details be made in the powered of and tears or assessments, or if details the made in the powered of and tear or assessments, or if details the made that the undertaking by and the Carolina against the date of Note secreted hereby, or the interest is adjust confident to the confidence of the made that the undertaking by the mortages. The mortage of the confidence of the confidenc		
the terms of said Nore, as ethylated to be gaid herein, or if details be made in the powered of and tears or assessments, or if details the made in the powered of and tear or assessments, or if details the made that the undertaking by and the Carolina against the date of Note secreted hereby, or the interest is adjust confident to the confidence of the made that the undertaking by the mortages. The mortage of the confidence of the confidenc	rs. executors, administrators or assigns, shall fail to keep any of the cov-	enants herein contained, or to pay any of said moneys as they become due and payable
merchy transfer, set over and assign to the said The Penn Mutual Life Insurance Company, its Surcessors or Assigns, all of the rents and income of the dimerspace misses for each and every year that the said debt and increase may be umpaid, together all rights and remailes for eschoring the collection the same; and that upon filing soil of foreclosure, said mortgage remailes, together with all the rents with all the rents and increase may be umpaid, together and in rights and remailes for enforcing the collection of the same of any default by said on case of commencement of any of foreclosure of jibi mortgage to the placing therefore mining such flightaining such lightaining such lightainininininistance of a such lightaininininistance such lightainininistance such lightainininistance such lightaininistance such lightaininistance such lightaininistance such lightaininistance such	the agreement, as provided herein; or if the buildings and improvements are ruth Carolina against the debt or Note secured hereby, or the interest in struct of competent jurisdiction of a decision that the undertaking by the net option of said mortgagee or its Successors or Assigns, the whole indebted trued on said Note, and all advances made to or on account of the mortgall at once become due and payable without notice, and the money due on structured for the whole amount of said moneys, interest, costs and atto	not kept in good repair; or in case any tax or assessment is assessed within the State of aid premises of said mortgagee, its Successors or Assigns; or upon the rendering by any nortgagor
rs, executors, administrators or assigns, hereby agree to pay to the holder and owner of said Note and mortgage ten per cent. of the amount secured by this rrugage as an Attorney's the shall by secured by this mortgage the per cent. of the amount secured by this mortgage the case of the said of the amount site, which Attorney's the shall by secured by this mortgage the case of the said o	the same; and that upon filing suit of foreclosure, said mortgagee, its said mortgage premises, together with all the rents, profits, crops and its said mortgage premises, together with all the rents, profits, crops and its said mortgage premises, together with all the rents, profits, crops and its said mortgage.	Successors or Assigns, shall be entitled to have a Receiver appointed to take charge of proceeds arising therefrom during such litigation, and in case of commencement of suit
risage as an Attorney's fee for the foreclosure of said mortgage or the callection of the smouth due, which Attorney's fee shall be secured by this mortgage than the said of the smouth due, which Attorney's fee shall be secured by this mortgage than the said of the said of the smouth of the said of the sa		Hazel anders, their
ATE OF SOUTH CAROLINA, County of Greenville. Worns to before me, this Worns to before me, this Aga of Maly Land S. County of Greenville. Worns of Gre		
Signed, sealed and delivered in the presence of the presence o	rtgage as an Attorney's fee for the foreclosure of said mortgage or the coll	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the
Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. GEAL.) ATE OF SOUTH CAROLINA, Country of Greenville. ATE OF SOUTH CAROLINA, Country of Greenville. Sworn to before me, this. day of the Within pamed. ATE OF SOUTH CAROLINA, Country of Greenville. I. Blighth. Country of Greenville. I. Blighth. Blighth. Blighth. Country of Greenville. I. Notary Public for South Carolina, do eby certify unto all whom it may concern, that Mrs. Superable privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and, spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and, spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and spon being privately and sparately examined by me, did declare that she does freely, voluntarily, and without any compulsion this day appear before me, and and seal, this. Successors or Assigns, all her interest and estate, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released Given under my hand and seal, this. Week Edblic for S. C.	rtgage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount secured by this mortgage the contract of the amount secured by this mortgage the secured by the secu
ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me within deed; and that She with a sign, seal, and as sign, seal, and seal, this sign, seal, and	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount due, which Attorney's fee shall be secured by this mortgage the contract of the amount secured by this decision of the amount secured by this mortgage the premises until default in payments, as provided in said Note, or a breach of some of the
County of Greenville. Personally appeared before me within pamed. Act and deed deliver the within deed; and that .S.he with act and deed deliver the within deed; and that .S.he with act and before me, this. day of The saw ATE OF SOUTH CAROLINA, County of Greenville. I. County of Greenville. I. County of Greenville. I. Solution County of Greenville. I. Notary Public for S. C. ATE OF SOUTH CAROLINA, County of Greenville. I. Notary Public for South Carolina, do eby certify unto all whom it may concern, that Mrs. Associated and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The Penn Mutual Life Insurance Company and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within mamed. The Penn Mutual Life Insurance Company Given under my hand and seal, this. Given under my hand and seal, this. 194.0 Magall Amallass.	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the oremises until default in payments, as provided in said Note, or a breach of some of the day of the land of the land on the one hundred and
County of Greenville. Personally appeared before me	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the oremises until default in payments, as provided in said Note, or a breach of some of the day of
Personally appeared before me within pamed	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said respectively. The said of the said of this mortgage shall be made. WITNESS WHAND and Seal Seal on the said of the Sovereignty and Independence of the United States of America.	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the oremises until default in payments, as provided in said Note, or a breach of some of the day of
day of	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said from	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the oremises until default in payments, as provided in said Note, or a breach of some of the day of
Notary Public for S. C. ATE OF SOUTH CAROLINA, County of Greenville. I, wife of the within named. wife of the within named. wife of the within named. wife of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Penn Mutual Life Insurance Company. Successors or Assigns, all her interest and estate, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released. Notary Public for South Carolina, do RENUNCIATION OF DOWER. Notary Public for South Carolina, do Notary Public for South Carolina,	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said represents of this mortgage shall be made. WITNESS MANDERS and Seal on the WITNESS Mandered and seal of the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of Manual M	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the foremises until default in payments, as provided in said Note, or a breach of some of the foremand in the one hundred and foremand in the one hundred and foremand (SEAL.)
ATE OF SOUTH CAROLINA, County of Greenville. I, wife of the within named. this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named. The Penn Mutual Life Insurance Company, Successors or Assigns, all her interest and estate, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released. Given under my hand and seal, this. Notate Wablic for S. C.	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said of the said of this mortgage shall be made. WITNESS WHANDS and Seal S on the said of the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me within named.	der and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the foremises until default in payments, as provided in said Note, or a breach of some of the foremand in the one hundred and form
County of Greenville. I,	rigage as an Attorney's fee for the foreclosure of said mortgage or the colle as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said of the said of this mortgage shall be made. WITNESS And Hand and seals on the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me within pamed act and deed deliver the within deed; and that she with accessed the execution thereof. Sworn to before me, this day of the South of the So	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the amount secured by this mortgage the due to the due to the amount secured by this mortgage the due to the
wife of the within named wife of the within named this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily, and without any compulsion, and or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named The Penn Mutual Life Insurance Company, Successors or Assigns, all her interest and estate, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released. Given under my hand and seal, this Notary Public for S. C. Notary Public for S. C.	rigage as an Attorney's fee for the foreclosure of said mortgage or the collection as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said of the center of this mortgage shall be made. WITNESS MANCHARD and Scal Scal Scales of America. Our Lord nineteen hundred and signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. ATE OF SOUTH CAROLINA, County of Greenville. Personally appeared before me within named and deed deliver the within deed; and that she with asset the execution thereof. Sworn to before me, this the said mortgage or the collection of the said mortgage of the collection of the said mortgage of the said mortg	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the work of the work
Successors or Assigns, all her interest and estate, and also her right and claim of dower of, in or to all and singular the premises within mentioned and released. Given under my hand and seal, this	rigage as an Attorney's fee for the foreclosure of said mortgage or the collection as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said fee as any other moneys herein mentioned. 7. AND IT IS FURTHER COVENANTED, That the said fee and this mortgage shall be made. WITNESS AM Hand and Seal on the said of the United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and delivered in the presence of fee United States of America. Signed, sealed and	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the work of the amount due, which Attorney's fee shall be secured by this mortgage the work of the work o
En Blythe gr. (L. S.) Hazel andrew	rigage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said for the	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the A.
I MANAGE WINDS IN 13 1.	ringage as an Attorney's fee for the foreclosure of said mortgage or the colline as any other moneys herein mentioned. 6. AND IT IS FURTHER COVENANTED, That the said for the country of this mortgage shall be made. WITNESS MUMHAND, and SealS on the WITNESS MUMHAND, and SealS on the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of the Within pamed of the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of the Within pamed of the Sovereignty and Independence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed, sealed and delivered in the presence of the United States of America. Signed,	ler and owner of said Note and mortgage ten per cent. of the amount secured by this lection of the amount due, which Attorney's fee shall be secured by this mortgage the wind of the amount due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by this mortgage the wind due, which Attorney's fee shall be secured by the same of the year and Note, or a breach of some of the wind of the wind and the wind without any compulsion, or wind by me, did declare that she does freely, voluntarily, and without any compulsion, or wind by me, did declare that she does freely, voluntarily, and without any compulsion, forever relinquish unto the within named The Penn Mutual Life Insurance Company.

Land Comment