		= =		in anywise incident or appertaining. rs and assigns forever. And the party
of the first part hereby binds				
Administrators, to warrant and forever				·
party of the first part				· · · · · ·
same, or any part thereof.		minute of the state of the stat	ory person manageres	transaction to the time the
	his FYPRESS CONDITION That if	the gold porty of the first port	1.10	heirs or legal representatives,
shall, on or before Saturday night of each				
ASSOCIATION the weekly interest upo	T: Ite	these presents, pay of cause to	be paid to the said Mi	ECHARICS BUILDING AND LOAN
ASSOCIATION the weekly interest upo				Dollars, at the rate of eight
				m, until the 6 4 th
series or class of shares of the capital s Association, and shall then repay to said	tock of said Association shall reach	the par value of one hundred of	lollars per share, as as	certained under the By-Laws of said
	Dollars, and pay all taxes when	due, and shall in all respects co	mply with the Constitu	tion and By-Laws of said Association
as they now exist, or hereafter may be				
shall keep all buildings on said premises	insured in companies satisfactory to	the Association for a sum not	less than #160	0 fue, \$ 1300
		rance to be made payable to th	e Association, then this	s deed shall be void. But if the said
any prior encumbrance, shall be added to	of the aforesaid stipulations for the shall have the right without delay to said debt, together with interest, conceedings the party of the first part agets thereof, same to be held subject greed, that any sums expended by said and constitute a part of the debt he	space of thirty days, or shall constitute proceedings to collect sts and ten per cent., as attornated to the mortgage debt, after partial Association for insurance of	cease to be a member of t said debt and to fore ey's fees, and all claim to be appointed by the c ying the costs of the rathe property or for pay needs at same rate.	f said Association, then, and in such close said Mortgage, and in said proms then due the Association by said ourt to take charge of the mortgaged eccivership.
IN WITNESS WHEREOF, the sa	and seal, the day and year t		ha\$ hereunto	setse
Witness:	and sear, the day and year i	mist above written.	Q.C.	Car (SEAL.)
C W.	Sarrison	•••••		, , ,
C. 24 .	Sarrison Zalley			(SEAL.)
	2000		••••••••••••••••	(SEAL.)
SWODN to before me this	act and deed deliver the v	m 0	he, with C. W	thathe saw the within named
January	A. D. 1930	<u> </u>	1. Tall	2ry
Je, M. W.	Notary Public, S. C.			
STATE OF SOUTH CAROLINA, Greenville County.				RENUNCIATION OF DOWER.
I,	. 'W. Darus	<u> </u>	N	
do hereby certify unto a	ll whom it may concern that Mrs	Jannie Wr	enn Ca	M
	2 0 0	U		
the wife of the within named	J. E. Carr			
		did this day appear be	fore me, and, upon bein	g privately and separately examined
by me, did declare that she does freely,	voluntarily and without any compuls	ion, dread or fear of any person	or persons whomsoever	, renounce, release and forever relin-
quish unto the within named MECHAN				
also all her right and claim of Dower of,				· ,
Given under my hand and seal, thi	\sim \sim \sim \sim			
January	A. D. 1930	^ _	107	P
() (, 'W)	Notary Public, S. C.	Jan	ue Who	m Can
Recorded Xanua	1 8 19 30 at	2:50 o'clock	М,	