TOGETHER with all and singular the Rig TO HAVE AND TO HOLD, all and sing					
of the first part hereby bind	all and singular the said Premises u	nto the party of the s	econd part, its successors	and assigns, from and age	ainst the
party of the first part					
same, or any part thereof.	,				
Providing, Nevertheless, and in this EXP	RESS CONDITION. That if the sa	aid party of the first pa	ort h A	heirs or legal represe	ntativos
shall, on or before Saturday night of each week,	,		·		
ASSOCIATION the weekly interest upon					
				Dollars, at the rate	of eigh
			per centum per annum	until the 64 th	
series or class of shares of the capital stock of	_		_	· I	
Association, and shall then repay to said Associ			*		
as they now exist, or hereafter may be amended	,	-		·	
shall keep all buildings on said premises insured			_	ľ	
	in companies satisfactory to the As				************
party of the first part shall make default in the aforesaid, or shall make default in any of the a event, the said party of the second part shall ha ceedings may recover the full amount of said delaparty of the first part. And in such proceedings property and receive the rents and profits there. And it is further stipulated and agreed, the any prior encumbrance, shall be added to and co	payment of the said weekly interest aforesaid stipulations for the space are the right without delay to institute bt, together with interest, costs and the party of the first part agrees the of, same to be held subject to the nat any sums expended by said Asso constitute a part of the debt hereby	t as aforesaid, or shall for thirty days, or shall tute proceedings to colled ten per cent., as attoward a receiver may at or mortgage debt, after pociation for insurance of secured, and shall bear	fail or refuse to keep the bal cease to be a member of ect said debt and to forcel orney's fees, and all claims are be appointed by the compaying the costs of the recomplishing of the property or for paying interest at same rate.	uildings on said premises in said Association, then, and ose said Mortgage, and in set then due the Association art to take charge of the more elevership.	sured a in such said pro by said ortgaged
IN WITNESS WHEREOF, the said	J. 6. Jenloft		ha\$ hereunto so	t his	•
hand and	seal, the day and year first ab	bove written.	0 . + 1+		
Witness:		J. 6.	Jentoft		SEAL.)
Harry Lee Butler F. L. Cheatham					SEAL.)
F. L. Cheatham					SEAL.)
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	Co. Jentoft act and deed deliver the within ach ann	written deed, and that	She, with		
STATE OF SOUTH CAROLINA,)				RENUNCIATION OF D	OWER.
Greenville County. I,					
I, J. d. Chea	than				
do hereby certify unto all whom	it may concern that Mrs	lazena J	entejt		
the wife of the within named. ${\cal F}$ ${\cal G}$. Destall				
	V				
				·	
by me, did declare that she does freely, voluntar	ily and without any compulsion, dr	end or fear of any person	on or persons whomsoever,	renounce, release and foreve	r relin-
quish unto the within named MECHANICS BUI	ILDING AND LOAN ASSOCIATI	ON, of Greenville, S. C	., its successors and assign	is, all her interest and esta	te, and
also all her right and claim of Dower of, in or to				!	
Given under my hand and seal, this	2 2 nd day of A. D. 1920 M. (SEAL.)	Blazen	a Jentoft	L	
Recorded March 24					

tion of the contract of the co