			uses belonging, or in anywise incident or appertaining part, its successors and assigns forever. And the part
			Heirs, Executors, an
			art, its successors and assigns, from and against th
\			erson whomsoever lawfully claiming, or to claim th
same, or any part thereof.	,		·
	XPRESS CONDITION That if the s	aid party of the first part, har-	heirs or legal representative
			id to the said MECHANICS BUILDING AND LOAD
ASSOCIATION the weekly interest upon	ahventu- eight	hund red no	0-6
ASSOCIATION the weekly interest upon	1	,	Dollars, at the rate of eigh
			centum per annum, until the 65 th
			s per share, as ascertained under the By-Laws of sai
Association and shall then manus to said Ass	equiption the sum of July	lu-eight hu	ndued
Association, and shall then repay to said ass	ollars and now all toyes when due	and shall in all respects comply	with the Constitution and By-Laws of said Associatio
as they now exist, or hereafter may be amen	ded, and provided further, that the	said party of the first part, in	accordance with the said Constitution and By-Law
shall keep all buildings on said premises insur	red in companies satisfactory to the A	Association for a sum not less th	han 3,000.00 from 3 oca 6
Line and \$3,000.0	o from Joss	by Tornad	D
	9		ociation, then this deed shall be void. But if the sai
event, the said party of the second part shall ceedings may recover the full amount of said party of the first part. And in such proceeding property and receive the rents and profits the	have the right without delay to inst debt, together with interest, costs an igs the party of the first part agrees ereof, same to be held subject to the , that any sums expended by said As I constitute a part of the debt hereby	eitute proceedings to collect said and ten per cent., as attorney's sthat a receiver may at once be a e mortgage debt, after paying to sociation for insurance of the pays secured, and shall bear interest.	roperty or for payment of taxes thereon, or to remov
IN WITNESS WHEREOF, the said	nd seal, the day and year first a	above written.	hereunto set
Witness:	me searming the day that your most		(SEAL
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	= Kitnick (SEAL
SIB IME KITTER	R		(SEAL
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	W. C. ad.		and made oath thathe saw the within name
sign, seal, and as	act and deed deliver the withi	n written deed, and thathe	e, with
	\	witnessed the execution there	of.
SWORN to before me, this	A. D. 19.3.0 (SEAL.)	W.C. a	dams
	,		
STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWE
Greenville County.		.)	
I,	D. Asa gen.		Me Katrick
do hereby certify unto all w	hom it may concern that Mrs	umanda	rri-11 au cre
	11 7000 11 +	<u> </u>	· · · · · · · · · · · · · · · · · · ·
the wife of the within named.	H. ME Rutu.		
		did this day appear before	me, and, upon being privately and separately examine
			persons whomsoever, renounce, release and forever reli
quish unto the within named MECHANICS	BUILDING AND LOAN ASSOCIA	TION, of Greenville, S. C., its s	successors and assigns, all her interest and estate, an
also all her right and claim of Dower of, in o		thin mentioned and released.	
Given under my hand and scal, this	day of A. D. 19.3.	mrs am	anda Mellituck
Recorded Upril 3r	1930, at 10	D: 55 o'clock (<u>`</u> .M.