TOGETHER with all and singular the Rights TO HAVE AND TO HOLD, all and singular				
the first part hereby bind	we sel	lf	my	
the first part hereby bindlministrators, to warrant and forever defend all a	and singular the said Promises u	into the party of the s	econd part, its successors	and assigns, from and against the
rty of the first part				
ne, or any part thereof.	, , , , , , , , , , , , , , , , , , , ,	3 ,	V 1	
Providing, Nevertheless, and in this EXPRE	SS CONDITION That if the se	aid porty of the first pe	n+ h (A)	haing ar lagal nannagantutinga
				,
all, on or before Saturday night of each week, fro				
				Dollars, at the rate of eight
			per centum per annun	, until the 6 th
ies or class of shares of the capital stock of said	=		_	•
sociation, and shall then repay to said Association	on the sum of Haur	Thous	and	
they now exist, or hereafter may be amended, a	,	-		•
all keep all buildings on said premises insured in	companies satisfactory to the A	ssociation for a sum no	t less than 3, 800	fire: \$3 200 To
6 , 1, 1, 1, 1			Q ,	V ,
resaid, or shall make default in the pay resaid, or shall make default in any of the afor ent, the said party of the second part shall have dings may recover the full amount of said debt, ety of the first part. And in such proceedings the perty and receive the rents and profits thereof, And it is further stipulated and agreed, that reprior encumbrance, shall be added to and const IN WITNESS WHEREOF, the said.	esaid stipulations for the space the right without delay to institogether with interest, costs and party of the first part agrees the same to be held subject to the any sums expended by said Assolitute a part of the debt hereby	of thirty days, or shall tute proceedings to coll defend ten per cent., as attochat a receiver may at or mortgage debt, after pociation for insurance of secured, and shall bear	cet said debt and to force rney's fees, and all clain are be appointed by the co paying the costs of the re f the property or for pay interest at same rate.	Esaid Association, then, and in such lose said Mortgage, and in said proses then due the Association by said urt to take charge of the mortgaged eceivership.
	l, the day and year first al		7	
Witness:		wm.	K. Tim	(SEAL.)
				(SEAL.)
R. G. Sheek				(SEAL.)
gn, seal, and as his	et and deed deliver the within	written deed, and that	he, with	
AME OF SOUTH GADOLINA '				RENUNCIATION OF DOWER.
Greenville County				DOWER,
1, R. b. Shed	k.			
do hereby certify unto all whom it	may concern that Mrs &	Ja, me	Dan ald	7
-yy anso an anom it	The man mis.			
wife of the within named.	R. Tim	vv		
		did this day appear	before me, and, upon being	g privately and separately examined
ne, did declare that she does freely, voluntarily	and without any compulsion, dr	ead or fear of any person	on or persons whomsoever,	renounce, release and forever relin-
h unto the within named MECHANICS BUILD				
all her right and claim of Dower of, in or to all				and the same of th
Given under my hand and scal, this		monvious and relea		
W. Ho. Sheck Notary P.		Eur n	re Noual	d Timmen
	t 19.30 at 5	o'elock	P.M.	

and the second of the second o