TOGETHER with all and singular the Righ TO HAVE AND TO HOLD, all and singular				
of the first part hereby bind.	•	- '		
Administrators, to warrant and forever defend all				
party of the first part.				
same, or any part thereof.	,	g,	I	,
Providing, Nevertheless, and in this EXPR	RESS CONDITION That if the	said party of the first	nort h	heirs or legal representatives
shall, on or before Saturday night of each week, i				
ASSOCIATION the weekly interest upon				D. 11
				um, until the
series or class of shares of the capital stock of sa Association, and shall then repay to said Associa	aid Association shall reach the	par value of one hunds	red dollars per share, as a	scertained under the By-Laws of said
as they now exist, or hereafter may be amended,	rs, and pay all taxes when due,	and shall in all respect	ts comply with the Constit	ution and By-Laws of said Association
shall keep all buildings on said premises insured i	in companies satisfactory to the	Association for a sum	not less than	
9 J	Leeze Are	resuco		
party of the first part shall make default in the p aforesaid, or shall make default in any of the af event, the said party of the second part shall hav ceedings may recover the full amount of said deb party of the first part. And in such proceedings t property and receive the rents and profits thereo And it is further stipulated and agreed, tha any prior encumbrance, shall be added to and con	foresaid stipulations for the space the right without delay to in ot, together with interest, costs at the party of the first part agrees of, same to be held subject to that any sums expended by said A	ce of thirty days, or sl stitute proceedings to e and ten per cent., as a s that a receiver may at he mortgage debt, afte ssociation for insurance	call cease to be a member ollect said debt and to fo ttorney's fees, and all classics once be appointed by the r paying the costs of the e of the property or for p	of said Association, then, and in such reclose said Mortgage, and in said pro- tims then due the Association by said court to take charge of the mortgaged receivership.
				(1,42)
IN WITNESS WHEREOF, the saidhand and s	seal 92.4the day and year first		ha.S. hereunto	set VCC
Witness:		8. (+) Wings) , (SEAL,)
· Darry Lee But	tlev.			(SEAL.)
'f L' Volne altran	7ノ・			,
				(SEAL.)
STATE OF SOUTH CAROLINA,				
Greenville County.	Daisy Le	g Butte	V. and made oa	th that She saw the within named
X.	P. Ming	<i>D</i>		
sign, seal, and as	act and deed deliver the with	in written deed, and th	hat She, with	
		witnessed the execu-	tion thereof.	
SWORN to before me, this	$ \begin{array}{c} \text{day of} \\ \text{A. D. } 1930 \end{array} $	Daise	y Cec	Butler
J. X. WWWWWW	ry Public, S. C.	(
		•		
STATE OF SOUTH CAROLINA,				RENUNCIATION OF DOWER.
Greenville County.	hani H	· Salax	W Pull	
1,	- (PH	W- 50'	
do hereby certify unto all whom	it may concern that Mrs	Souce	J4. 11-02	ryo:
	(D) \(\)			V
		\bigcirc		
the wife of the within named.	J. 11-122	<i>J.O.</i>		
the wife of the within named.	J. W. L.		ar before me, and, upon be	ing privately and separately examined
	(<i>)</i> .	did this day appe		
by me, did declare that she does freely, voluntaril	ly and without any compulsion,	dread or fear of any pe	erson or persons whomsoev	er, renounce, release and forever relin-
by me, did declare that she does freely, voluntaril	ly and without any compulsion,	dread or fear of any pe	erson or persons whomsoev	er, renounce, release and forever relin-
by me, did declare that she does freely, voluntaril quish unto the within named MECHANICS BUILdes also all her right and claim of Dower of, in or to a Given under my hand and seal, this within the color of the col	ly and without any compulsion,	dread or fear of any pe	erson or persons whomsoev	er, renounce, release and forever relin-