			onging, or in anywise incident or appertaining
of the first part hereby binds	//-		s successors and assigns forever. And the par
-			
party of the first part		_	successors and assigns, from and against t
		ors and Assigns, and every person w	thomsoever lawfully claiming, or to claim t
same, or any part thereof.		•	
Providing, Nevertheless, and in this E	EXPRESS CONDITION, That if the sai	id party of the first part, h	heirs or legal representative
shall, on or before Saturday night of each we	cek, from and after the date of these pr	resents, pay or cause to be paid to th	e said MECHANICS BUILDING AND LOA
ASSOCIATION the weekly interest upon	Thirty our he	indred 1 9	20/100
ASSOCIATION the weekly interest upon			Dollars, at the rate of eig
		per centum	per annum, until the 6711
series or class of shares of the capital stock Association, and shall then repay to said As	of said Association shall reach the par	value of one hundred dollars per sh	are, as ascertained under the By-Laws of sa
	Dollars, and pay all taxes when due, a	shall in all respects comply with th	e Constitution and By-Laws of said Associati
shall keep all buildings on said premises insu	ared in companies satisfactory to the As	asociation for a sum not less than	3000 from
loss ty fire	and \$2500	o from lo	és bytoma
	The policy of insurance to the payment of the said weekly interest he aforesaid stipulations for the space. It have the right without delay to instit I debt, together with interest, costs and	to be made payable to the Association as aforesaid, or shall fail or refuse to of thirty days, or shall cease to be a cute proceedings to collect said debt a ten per cent., as attorney's fees, an	, then this deed shall be void. But if the sale keep the buildings on said premises insured member of said Association, then, and in sured to foreclose said Mortgage, and in said produced the Association by sale all claims then due the Association by sale.
any prior encumbrance, shall be added to and	d, that any sums expended by said Asso d constitute a part of the debt hereby	ciation for insurance of the property secured, and shall bear interest at sa	or for payment of taxes thereon, or to remove
IN WITNESS WHEREOF, the said	6. W. Valle	<u>ha</u>	hereunto set
	and seal, the day and year first ab	eve written.	
Witness:		O. O. esa	lley (SEAL
Julia D. J.	bazles		(SEAL
May S. M.	ilburn		(SEAL
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	Julia de	(harles) and	made oath thatShe saw the within name
(D) (J. M	deley		
sigh, sear, and as	act and deed deliver the within		
11 writ 8. Mr.	'lfurn'	witnessed the execution thereof.	
SWORN to before me, this I nember	A. D. 19 A. D. (SEAL.) Notary Public, S. C.	Julia	D Parler
STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWER
Greenville County.	In Motars	y Eublic	
do hereby certify unto all wl	hom it may concern that Mrs. Cut	true D Tac	lley
			<u></u>
he wife of the within named.	VV. Valle	4	
		7)	upon being privately and separately examine
y me, did declare that she does freely, volur	ntarily and without any compulsion, dro	ead or fear of any person or persons w	homsoever, renounce, release and forever relin
			s and assigns, all her interest and estate, an
lso all her right and claim of Dower of, in or			
Given under my hand and seal, this	1)+6		
D. P. (hien	A. D. 19 Lary Public, S. C.	annie de	Talle
	, , , , , , , , , , , , , , , , , , , ,		