				sors and assigns forever. And the party of the
				Heirs, Executors, and
				assigns, from and against the party of the first
part	his Heir	s, Executors, Administrators and	d Assigns, and every person v	whomsoever lawfully claiming, or to claim the
same, or any part thereof.				
				heirs or legal representatives
			paid to the said MECHANIC	CS BUILDING AND LOAN ASSOCIATION
the weekly interest upon	hree Hundred and I	n o/ 100		
				Dollars, at the rate of eight
			per centum per a	nnum, until the 68th
series or class of shares of the capital	stock of said Association shall	reach the par value of one hund	ired dollars per share, as asce	rtained under the By-Laws of said Association
and shall then repay to said Association	on the sum of Thr	ee Hundred		
			all respects comply with the	Constitution and By-Laws of said Association
as they now exist, or hereafter may be	amended, and provided further,	that the said party of the first	part, in accordance with the s	aid Constitution and By-Laws, shall keep al
buildings on said premises insured in co	ompanies satisfactory to the Asso	ciation for a sum not less than	\$2300 fire insu	rance
				Dollars,
of thirty days, or shall cease to be a mer to collect said debt and to foreclose sai fees, and all claims then due the Associ the court to take charge of the mortgag And it is further stipulated and	mber of said Association, then, and id Mortgage, and in said proceed intion by said party of the first party of the first party of the rents agreed, that any sums expended	d in such event, the said party of lings may recover the full amout art. And in such proceedings the and profits thereof, same to be had by said Association for insuran-	the second part shall have that of said debt, together with e party of the first part agreed eld subject to the mortgage doce of the property or for pay	any of the aforesaid stipulations for the space ne right without delay to institute proceedings interest, costs and ten per cent., as attorney's a that a receiver may at once be appointed by ebt, after paying the costs of the receivership, ment of taxes thereon, or to remove any prior
encumbrance, shall be added to and con				
	ne said H. B. An			eunto set
	hand	and seal, the day and year		
Witness:				at hony
Daisy Lee				nthony (SEAL)
F. L. Che	atham.			(SEAL)
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before	} Daisy Lee I	Butler,		de oath thathe saw the within named
sign, seal and as	act and deed de	eliver the within written deed, as	nd that S _he, withF_•_	L. Cheatham.
			witnessed the execut	ion thereof.
SWORN to before me, this	13thday of	·)		
February F. L. Chea	tham. (SEAL)		Daisy Lee B	utler
	Notary Public, S. C.	,		
STATE OF SOUTH CAROLINA, Greenville County.	}	Not married.		RENUNCIATION OF DOWER.
I,				
	do hereby certify un	to all whom it may concern that	Mrs	
				and, upon being privately and separately
				ns whomsoever, renounce, release and forever
				ssigns, all her interest and estate, and also all
			ic, o. o., as successors and a	and also all
her right and claim of Dower of, in or to				
	A. D., 19			
	Neders Balling S. C. (SEAL))		
		31	7 .00	ħ
Februar Recorded.	у толи	19, at	3:0 0	lockM.