			ces to the said Premises belonging, or in	anywise incident or appertaining.  nd assigns forever. And the party of the
				Heirs, Executors, and
				as, from and against the party of the first soever lawfully claiming, or to claim the
	n n	eirs, Executors, Administrat	ors and Assigns, and every person whom	socret lawrency channing, or to cause one
same, or any part thereof.				1. I. I. I. and Green
			he first part, h	
shall, on or before Saturday night	of each week, from and after the date.	of these presents, pay or cause	e to be paid to the said MECHANICS BI	UILDING AND LOAN ASSOCIATION
				Dollars, at the rate of eight a, until the 69th
				,
series or class of shares of the	capital stock of said Association sh	all reach the par value of on	e hundred dollars per share, as ascertaine	ed under the By-Laws of said Association
				stitution and By-Laws of said Association
				Constitution and By-Laws, shall keep al
buildings on said premises insure	ed in companies satisfactory to the As	ssociation for a sum not less	than	Dollars,
				make default in the payment of the said
weekly interest as aforesaid, or so of thirty days, or shall cease to be to collect said debt and to forest fees, and all claims then due the the court to take charge of the manual transcription and the stipulate angumber are shall be added to a	chall fail or refuse to keep the building e a member of said Association, then, close said Mortgage, and in said process. Association by said party of the first nortgaged property and receive the rered and agreed, that any sums expensely constitute a part of the debt here.	gs on said premises insured as and in such event, the said p cedings may recover the full part. And in such proceedints and profits thereof, same a ded by said Association for in	s aforesaid, or shall make default in any of arty of the second part shall have the rig amount of said debt, together with interings the party of the first part agrees that to be held subject to the mortgage debt, a naurance of the property or for payment erest at the same rate.	of the aforesaid stipulations for the space ht without delay to institute proceedings rest, costs and ten per cent., as attorney's t a receiver may at once be appointed by after paying the costs of the receivership. of taxes thereon, or to remove any prior
IN WITNESS WHERE	OF, the said	N'hill	ha hereunto	set
	hand.	and seal, the day at	nd year first above written.	lite (SEAL)
Witness: Dassy Led F. L. Whe	Butler atham.			(SEAL) (SEAL)
STATE OF SOUTH CAROLI	NA )			
Greenville County.	}	ry Lee B	entless and made of	ath that I he saw the within named
sign, seal and as	his act and deed	deliver the within written d	eed, and that Ahe, with	hereof.
	J. L. M	he atham	witnessed the execution the	hereof.
SWORN to before me, this	15 day	of )		
- Opi	A. D., 19 3/ tham (SEA Notary Public, S. C.	<u>-</u>	Au' and	Lee Butler
J. F. Whea	Notary Public, S. C.	AL) <i>)</i>	o de la companya del companya de la companya del companya de la co	
STATE OF SOUTH CAROLII  Greenville County.	NA, } Theathum.	n P		RENUNCIATION OF DOWER.
1,	ma Vruvv	-2. V. : S. di	rn that Mrs. Rehecc	1 2 Delita
	do hereby certify	unto all whom it may conce	rn mat Mis.	
the wife of the within named	KE all t			
the wife of the within named				
			did this day appear before me, and	
			ead or fear of any person or persons where	
_			reenville, S. C., its successors and assigns	s, an ner interest and estate, and also all
	in or to all and singular the Premises v		d.	
Given under my hand an	d seal, this 15 day  A. D., 19 2  A. D., 19 2  A. D., 19 2  A. D., SEA  Notary Public, S. C.	of	Refecca O	
Recorded	april 16th		10: 35 o'clock	<u>а.</u> м.