TOGETHER with all and singular the Rights, M TO HAVE AND TO HOLD, all and singular, th			
first part hereby bind a file			
Administrators, to warrant and forever defend all and sin			
part	Heirs, Executors, Adm	ninistrators and Assigns, and every person whor	nsoever lawruny claiming, or to claim the
same, or any part thereof.			
Providing, Nevertheless, and in this EXPRESS C			
shall, on or before Saturday night of each week, from and a	fter the date of these presents, pay	or cause to be paid to the said MECHANICS F	BUILDING AND LOAN ASSOCIATION
the weekly interest upon	t hundre	<u> </u>	
		per centum per annu	m, until the 69
series or class of shares of the capital stock of said As	ssociation shall reach the par value and the	ue of one hundred dollars per share, as ascertain	ned under the By-Laws of said Association
and shall then repay to said Association the sum ofI	Pollars, and pay all taxes when de	ue, and shall in all respects comply with the Con	stitution and By-Laws of said Association
as they now exist, or hereafter may be amended, and pro			
buildings on said premises insured in companies satisfacto	ory to the Association for a sum	not less than	
Twenty -	One him	dred	Dollars,
the policy of insurance to be made payable to the Assoc			
weekly interest as aforesaid, or shall fail or refuse to keep of thirty days, or shall cease to be a member of said Associato collect said debt and to foreclose said Mortgage, and fees, and all claims then due the Association by said part, the court to take charge of the mortgaged property and refund it is further stipulated and agreed, that any encumbrance, shall be added to and constitute a part of the IN WITNESS WHEREOF, the said	iation, then, and in such event, the in said proceedings may recover y of the first part. And in such proceedings the rents and profits thereous sums expended by said Association.	the full amount of said debt, together with into proceedings the party of the first part agrees that f, same to be held subject to the mortgage debt, ion for insurance of the property or for payment	ght without delay to institute proceedings erest, costs and ten per cent., as attorney's at a receiver may at once be appointed by after paying the costs of the receivership, t of taxes thereon, or to remove any prior
IN WITNESS WHEREOF, the said	igures juni	hereund	o set
her	hand Mand seal, the	e day and year first above written.	
Witness:	,	alfanganes.	J. M. clolary (SEAL)
Mary Cabell Re	ad-		(SEAL)
make L. malola	My.		(SEAL)
STATE OF SOUTH CAROLINA, Nechleu & w. g. Greenville County. PERSONALLY appeared before me	Mal L. M	and made of	path that Ahe saw the within named
Ilanga	1.1. June fil	Elelaly	
		written deed, and that Ahe, with	
Mary Loabel	Aland	witnessed the execution	thereof.
SWORN to before me, this	day of		
Jes J. Lousey	, 19. 2. Z	/	
Les Marey Pub	lic, S. C.	a 31.	
STATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWER.
Greenville County.			
I,			
do he	reby certify unto all whom it ma	y concern that Mrs.	
the wife of the within named			
		did this day appear before me, an	d, upon being privately and separately
examined by me, did declare that she does freely, volu	ntarily and without any compu	lsion, dread or fear of any person or persons w	homsoever, renounce, release and forever
relinquish unto the within named MECHANICS BUILD			
her right and claim of Dower of, in or to all and singular the			
Given under my hand and seal, this	A. D., 19		
Notary Public, S	(SEAL)		
		-	D
Recorded april 16	19 8	3/, at 12:30 o'clock	<i>O</i> ,
\mathscr{U}			