	_	re mentioned unto the part	y of the second part, its successor	es and assigns forever. And the party of the
first part hereby bind	it	self its	successo	Heirs, Executors, and
Administrators, to warrant and fo	prever defend all and singular the said Pr	emises unto the Tarty of the	second part, its successors and as	signs, from and against the party of the first
part its Suc	CLSS 1 1 Heirs,	Executors, Administrators	and Assigns, and every person wh	omsoever lawfully claiming, or to claim the
same, or any part thereof.			· 	
				esse or legal representatives
shall, on or before Saturday night	of each week, from and after the date of the	nese presents, pay or cause to	be paid to the said MECHANICS	BUILDING AND LOAN ASSOCIATION
the weekly interest upon				0
				Dollars, at the rate of eight
series or class of shares of the c		each the par value of one hi	ndred dollars per share, as ascerta	nined under the By-Laws of said Association
				onstitution and By-Laws of said Association
				d Constitution and By-Laws, shall keep al
buildings on said premises insured	l in companies satisfactory to the Associ	ation for a sum not less than	\$2,000	fil: \$ 1800.00 Dollars.
				all make default in the payment of the said
weekly interest as aforesaid, or shoof thirty days, or shall cease to be to collect said debt and to forecle fees, and all claims then due the the court to take charge of the modern of the fees. And it is further stipulated	all fail or refuse to keep the buildings on a member of said Association, then, and ose said Mortgage, and in said proceedin Association by said party of the first par ortgaged property and receive the rents as	a said premises insured as after in such event, the said party ags may recover the full amount. And in such proceedings and profits thereof, same to be by said Association for insur	oresaid, or shall make default in are of the second part shall have the ount of said debt, together with in the party of the first part agrees to held subject to the mortgage deb ance of the property or for payme	right without delay to institute proceedings atterest, costs and ten per cent., as attorney's that a receiver may at once be appointed by t, after paying the costs of the receivership.
	ito hand	and seal the day and v	ear first above written.	
Witness:			Central ager	icies Company (SEAL)
	Butler			Timmons (SEAL)
I. L. John at	ham		and Surah	Quattle baism (SEAL)
STATE OF SOUTH CAROLIN	A		van sindaphilasti s, iii dhaa aanaa aaba aanaa aa maa aa maa aa aa aa aa aa aa aa aa	
Greenville County.	}			
PERSONALLY appeared	before me Daisy L	ee Butler	and made علم	oath thatShe saw the within named
locatian agencies	2 bourfairy, by et allebury, by et	duly author	riged officess 2	onth that She saw the within named
<i></i>	J. L. Joheatha		witnessed the execution	
SWORN to before me, this.	Instiday of			
J. L. Chea	A. D., 19_3/ Lham (SEAL) Notary Public, S. C.	<i>}</i>	Daisy Lee	Butler.
STATE OF SOUTH CAROLIN Greenville County.	A, } loorpo	ration.		RENUNCIATION OF DOWER.
I,				
	do hereby certify unto	o all whom it may concern to	hat Mrs.	
the wife of the within named				
			lid this day appear before me, a	and, upon being privately and separately
examined by me, did declare tha	at she does freely, voluntarily and with	out any compulsion, dread	or fear of any person or persons	whomsoever, renounce, release and forever
				gns, all her interest and estate, and also all
_	n or to all and singular the Premises withi			
	seal, thisday of	,		
		}		
Recorded	many Linst	19.3/_, at	5:10 o'cloo	ckM.