	gular the Rights, Members, Hereditaments and all and singular, the Premises before mentione			
	hev se			
	er defend all and singular the said Premises unto			
	hew Heirs, Executors,			
		rammaturoro una risoigno, una every p		,,
same, or any part thereof.	n this EXPRESS CONDITION, That if the sa	il menter of the first port h	heirs or legs	l representatives
	n this EAPRESS CONDITION, That if the saich week, from and after the date of these presents			
shall, on or before Saturday night of ea	ch week, from and after the date of these presents	s, pay or cause to be paid to the said MECI)	Rosociation
the weekly interest upon	Thirty seven		D.II4.4	the note of sight
				. 1
series or class of shares of the capit	al stock of said Association shall reach the pa	r value of one hundred dollars per share, a	s ascertained under the By-Laws of	t said Association
and shall then repay to said Associa	tion the sum of This ty	Lenen Stein	asla	
	Dollars, and pay all taxes wh			
as they now exist, or hereafter may buildings on said premises insured in	be amended, and provided further, that the said companies satisfactory to the Association for a	l party of the first part, in accordance wit sum not less than Thurty	five Stein	died
-				Dollars,
of thirty days, or shall cease to be a meto collect said debt and to foreclose a fees, and all claims then due the Assothe court to take charge of the mortga. And it is further stipulated and	ail or refuse to keep the buildings on said premi- namer of said Association, then, and in such ever said Mortgage, and in said proceedings may rec- sciation by said party of the first part. And in said property and receive the rents and profits that agreed, that any sums expended by said Associations that a part of the debt hereby secured, and	nt, the said party of the second part shall be cover the full amount of said debt, togethe such proceedings the party of the first part hereof, same to be held subject to the mort ociation for insurance of the property or f	nave the right without delay to inst r with interest, costs and ten per ce agrees that a receiver may at once gage debt, after paying the costs of	itute proceedings ent., as attorney's be appointed by the receivership.
IN WITNESS WHEREOF,	the said born M. L	ear ha R	hereunto set	
1	Clarand seal and seal	_, the day and year first above written.		
Witness:		Con	m Lear	(SEAL)
Daine Loe.	Butles			(SEAL)
Daisy Lee J. L. Chen	the ann			·
STATE OF SOUTH CAROLINA, Greenville County.	ore me Daisy Lee	Butha		
PERSONALLY appeared before	or a M. Leav	al al	id made oath that27 he saw th	e within hamed
	2. act and deed deliver the with 4. L. Cheatha			
-	2day of)			
SWORN to before me, this	A. D., 19. 3./	<i>(</i>		
J. L. lotteats	A. D., 19 3/ A. D., 19 3/ Notary Public, S. C.	Laisy	Lee Butter	,
		/		
STATE OF SOUTH CAROLINA, Greenville County.	}		RENUNCIATION	OF DOWER.
I,				
	do hereby certify unto all whom	it may concern that Mrs.		
		*		
he wife of the within named				
	ne does freely, voluntarily and without any co			
	CHANICS BUILDING AND LOAN ASSOCIA			
	to all and singular the Premises within mentioned	•		
		z and released.		
Given under my hand and sea	l, thisday of			
	A. D., 19 (SEAL) Notary Public, S. C.			
		~ ·	_	
Recorded Mary	2nd	31/5	o'clockM.	