TO HAVE AND TO H	OLD, all and singular, the Prem	ises before mentioned unto th	nances to the said Premises belonging, or in he party of the second part, its successors ar	nd assigns forever. And the party of the
first part hereby bind	him	self	his	
Administrators, to warrant and	forever defend all and singular th	ne said Premises unto the Larty	of the second part, its successors and assign	s, from and against the party of the first
part	his	Heirs, Executors, Administ	rators and Assigns, and every person whoms	oever lawfully claiming, or to claim the
same, or any part thereof.				
Providing, Nevertheless,	and in this EXPRESS CONDIT	NON, That if the said party o	of the first part, h. L.	heirs or legal representatives
shall, on or before Saturday nigh	t of each week, from and aften the	date of these presents, pay or ca	nuse to be paid to the said MECHANICS BU	ULDING AND LOAN ASSOCIATION
the weekly interest upon	Tour Thou	usand		
			per centum per annum	
			one hundred dollars per share, as ascertained	
and shall then repay to said A	esociation the sum of	Jus Thou	sand	
			nd shall in all respects comply with the Const	
			the first part, in accordance with the said C	
			ess than	
Suildings on said premises insur	ed in companies satisfactory to t	3 (1-71-1) ta	madr	Dallare
,	1/		But if the said party of the first part shall i	
to collect said debt and to fore fees, and all claims then due the the court to take charge of the r And it is further stipulat encumbrance, shall be added to	close said Mortgage, and in said e Association by said party of the nortgaged property and receive the ed and agreed, that any sums ex and constitute a part of the debt	proceedings may recover the for first part. And in such proceed the rents and profits thereof, same expended by said Association for thereby secured, and shall bear in	Id party of the second part shall have the right full amount of said debt, together with interest edings the party of the first part agrees that the to be held subject to the mortgage debt, at or insurance of the property or for payment of interest at the same rate.	est, costs and ten per cent., as attorney's a receiver may at once be appointed by fter paying the costs of the receivership. of taxes thereon, or to remove any prior
IN WITNESS WHERE	COF, the said // a	Janona J.	and year first above written.	set
his	,	and and seal DM, the day	and year first above written.	
Witness:	,		Saymond	(SEAL)
Daisy Lee	Butler			(SEAL)
J. L. Mohe	rthum			(SEAL)
OTHER OF COVERY CAPOLI				
STATE OF SOUTH CAROLI Greenville County.	}			
PERSONALLY appeare	d before me	Daisi Les	Dutles and made one  Dule  n deed, and that Ahe, with  witnessed the execution th	th that he saw the within named
,	Rai	mil (	J Jones	
sign goal and as	List act and	deed deliver the within writter	n deed, and that A he, with	·
ign, sear and as	FP lohe 1	a-la di 200	witnessed the execution th	ereof
				•••
SWURN to before me, this	1. D., 19	day of	<b>A</b>	Q , 1
J. Lohe	A. D., 19 A. D., 19 Notary Public, S. C	(SEAL)	Daisy Lee	Butler.
STATE OF SOUTH CAROLI	NA, )		,	RENUNCIATION OF DOWER.
Greenville County.	1 T D	12 A		<i>a</i> '
I,	1. J. 196	Mentme	a notary Publ	0
	do hereby cer	tify unto all whom it may con	acern that Mrs. Dollie	Dury Jouls
he wife of the within named	Can	grund-	P. Jones:	
			did this day appear before me, and,	
xamined by me, did declare t	hat she does freely, voluntarily	and without any compulsion,	dread or fear of any person or persons who	omsoever, renounce, release and forever
elinquish unto the within name	d MECHANICS BUILDING AT	ND LOAN ASSOCIATION, of	f Greenville, S. C., its successors and assigns,	all her interest and estate, and also all
-				
Given under my hand an	d seal, this 6 H	day of		
	A.j	19.3/ (2)	Ann. R	
U.J. Dad	Notary Public, S. C.	SEAL) )	Wollie Idl	my jones
Recorded 7Ma	y 7th.	1931., (	at 9:50 o'clock	