TO HAVE AND TO HOLD, a	all and singular, the Premises before	_ ·	second part, its successors and	assigns forever. And the party of the
first part hereby bind	him	self hix	2/	Heirs, Executors, and
Administrators, to warrant and forever	defend all and singular the said I	Premises unto the larty of the second	part, its successors and assigns,	from and against the party of the first
part Lie	2Heir	s, Executors, Administrators and Assi	igns, and every person whomso	ever lawfully claiming, or to claim the
same, or any part thereof.				
Providing, Nevertheless, and in	this EXPRESS CONDITION,	That if the said party of the first part,	, h. W.	heirs or legal representatives
shall, on or before Saturday night of each			to the said MECHANICS BUI	LDING AND LOAN ASSOCIATION
the weekly interest upon	ne Thousa	nt		
				Dollars, at the rate of eight
series or class of shares of the capital	stock of said Association shall	reach the par value of one hundred d	lollars per share, as ascertained	under the By-Laws of said Association
and shall then repay to said Association				ution and By-Laws of said Association
as they now exist, or hereafter may be				
buildings on said premises insured in co				•
	Three Th	ousand		Dollars.
encumbrance, shall be added to and con	il or refuse to keep the buildings of mber of said Association, then, and id Mortgage, and in said proceed iation by said party of the first pa ted property and receive the rents agreed, that any sums expended	on said premises insured as aforesaid, of d in such event, the said party of the sings may recover the full amount of sart. And in such proceedings the part, and profits thereof, same to be held suby said Association for insurance of secured, and shall bear interest at the said profits the said said said said said said said said	or shall make default in any of second part shall have the right said debt, together with interest by of the first part agrees that a object to the mortgage debt, after the property or for payment of	the aforesaid stipulations for the space without delay to institute proceedings t, costs and ten per cent., as attorney's receiver may at once be appointed by er paying the costs of the receivership. I taxes thereon, or to remove any prior
ni witness whereof, the				Ct
	hand	and seal, the day and year first	R. W. Poa	N (SEAL)
Witness:	B +a.	A - 4 B		
Daisy Lee F. L. Wheat	I succession	pr 100 100		(SEAL)
Di-Jankan	Mam			(SEAL)
_	L. Loheats	cliver the within written deed, and that	he, witht	
I. L. Chleath	Notary Public, S. C.)	- Daisy	Lee Butler.
STATE OF SOUTH CAROLINA, Greenville County. I,	heatham, do hereby certify un	to all whom it may concern that Mrs.	Carrie Te	RENUNCIATION OF DOWER.
the wife of the within named	R.W. Joan			
		did this	day appear before me, and, u	ipon being privately and separately
examined by me, did declare that she	does freely, voluntarily and wit	hout any compulsion, dread or fear	of any person or persons whom	nsoever, renounce, release and forever
relinquish unto the within named MEC	HANICS BUILDING AND LOA	AN ASSOCIATION, of Greenville, S.	C., its successors and assigns, a	ll her interest and estate, and also all
her right and claim of Dower of, in or to	all and singular the Premises with	nin mentioned and released.		
Given under my hand and scal,	this 25 day of		4	
J. L. Chea	A. D., 19 3/ Lhan (SEAL) Notary Public, S. C.) L	parrie Te	ry Joore.
Given under my hand and seal, J. J. J. J. A. Recorded J. 1	ne 26th.	19_ <i>31</i> , at/	1:35o'clock	Ум.