TOGETHER with all and singular the Rights, Me TO HAVE AND TO HOLD, all and singular, the			
first part hereby bind the nucleus,	self their	·	Heirs, Executors, and
Administrators, to warrant and forever defend all and singu			
part their			
same, or any part thereof.		. 2	
Providing, Nevertheless, and in this EXPRESS CO	NDITION, That if the said party of the fir	st part, the start	heirs or legal representatives
shall, on or before Saturday night of each week, from and after	er the date of these presents, pay or cause to b	e paid to the said MECHANICS BUI	LDING AND LOAN ASSOCIATION
the weekly interest upon Ill sie At	/		
			•
series or class of shares of the capital stock of said Assa and shall then repay to said Association the sum of	ociation shall reach the par value of one hur	ndred dollars per share, as ascertained	under the By-Laws of said Association
Do			
as they now exist, or hereafter may be amended, and prov			
buildings on said premises insured in companies satisfactor	y to the Association for a sum not less than		
	Fourteen Hes	udred	Dollars,
the policy of insurance to be made payable to the Associa weekly interest as aforesaid, or shall fail or refuse to keep t of thirty days, or shall cease to be a member of said Associa- to collect said debt and to foreclose said Mortgage, and in fees, and all claims then due the Association by said party the court to take charge of the mortgaged property and rece And it is further stipulated and agreed, that any se encumbrance, shall be added to and constitute a part of the IN WITNESS WHEREOF, the said Sold Sold Witness: Witness: Witness: August B. Sold Sold August B	he buildings on said premises insured as afortion, then, and in such event, the said party is said proceedings may recover the full amount of the first part. And in such proceedings the cive the rents and profits thereof, same to be some expended by said Association for insural debt hereby secured, and shall bear interest of the first fact and seal, the day and ye	resaid, or shall make default in any of of the second part shall have the right ant of said debt, together with interes the party of the first part agrees that a held subject to the mortgage debt, aftence of the property or for payment of at the same rate. A. Shaha hereunto sar first above written.	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. If taxes thereon, or to remove any prior
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me ling. Sign, seal and as Lucia ac	inia P Herro and Myrtic	e W. Short	thatBhe saw the within named
sign, seal and as their ac	t and deed deliver the within written deed,	and that Ahe, with	
Dakyno B. S.I.	over	witnessed the execution the	reof.
SWORN to before me, this 19th. Ouguet B. Stove. Notary Public	19. (SEAL)	Virginia R.	Herron
STATE OF SOUTH CAROLINA, Greenville County. I, Lakyna B. Lo. do here	ves, a Tot O	Public at Mrs. T. Nyrtice.	renunciation of dower.
the wife of the within named S. M. S.	Cortt		
	di	d this day appear before me, and,	upon being privately and separately
examined by me, did declare that she does freely, volunt	tarily and without any compulsion, dread of	or fear of any person or persons who	msoever, renounce, release and forever
relinquish unto the within named MECHANICS BUILDIN	NG AND LOAN ASSOCIATION, of Greens	ville, S. C., its successors and assigns,	all her interest and estate, and also all
her right and claim of Dower of, in or to all and singular the			
Given under my hand and seal, this 19 th. Dakyno B. Sloven Notary Public, S. Recorded August 26.	C day of A. D., 19 3/ C. (SEAL)	Mystice Il.	Short
Recorded August 26.	19.31, at	//: D 5 o'clock 4	Ам.