Providing, Nevertheless, and in this EXPRESS CONDITION. That if the said party of the first part, h	TOGETHER with all and singular the	e Rights, Members, Hereditames	nts and Appurtenances entioned unto the part	to the said Premises belonging y of the second part, its succe	s, or in anywise incident or apposers and assigns forever. And	pertaining. d the party of the
Administration, to more and and loosere defend all and singular the said Premiers note the justy of the second part, its successors and assign, from and against the party of the fine part. ———————————————————————————————————	Cont most boucher hind	Lib	self	9016	Heirs,	Executors, and
Heire. Exerction, Administration and Antigan, and very person visuomeres herfully delicining or to claim the state. The part of the first part, is also as a part through the provides and in this EXPRISS CONDITION. These is the visit party of the first part, is also as delicing shiple of polymeric from and after the date of these presents, pay or came to be paid to the mid NECHANICS BUILDING AND LOAN ASSOCIATION the weekly interest upon and a first and the state of the party of the first party of the first party of the state per centum. per centum per centum, per c						
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and shall then repoy to said Association the sum of				per centum per	annum, until the Bu Laure o	fooid Association
as they now exist, or bareafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and By-Lawa, shall keep a buildings on said premises insured in comparies estimated by the Association for a sum not less than the party of the first part shall make default in one of the several party of the first part shall make default in the payment of the saverally interest as adversaid, or shall full or refuse to keep the buildings on mid premises insured as aforesaid, or shall make default in one of the aforesaid stipulations for the several of thirty days, or shall cause to be a member of said Association, then and it was not except, the said party of the first part shall make default in one of the aforesaid stipulations for the several of the several part shall have the right without days to make the premise insured as aforesaid, or shall make default in one of the aforesaid stipulations for the several party of the several part shall have the right without day to make the greatest party of the several party of the several part shall have the right without day to make the coact to the charge of the mestegraped buffers on the several party of the first part party of the party p	and shall then repay to said Association the	of said Association shall reach	the par value of one hi	undred donars per snare, as asc	ertained under the by-haws o	
as they now exist, or bareafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and By-Lawa, shall keep a buildings on said premises insured in comparies estimated by the Association for a sum not less than the party of the first part shall make default in one of the several party of the first part shall make default in the payment of the saverally interest as adversaid, or shall full or refuse to keep the buildings on mid premises insured as aforesaid, or shall make default in one of the aforesaid stipulations for the several of thirty days, or shall cause to be a member of said Association, then and it was not except, the said party of the first part shall make default in one of the aforesaid stipulations for the several of the several part shall have the right without days to make the premise insured as aforesaid, or shall make default in one of the aforesaid stipulations for the several party of the several part shall have the right without day to make the greatest party of the several party of the several part shall have the right without day to make the coact to the charge of the mestegraped buffers on the several party of the first part party of the party p		Dollars, and pay all t	axes when due, and shal	ll in all respects comply with th	e Constitution and By-Laws o	f said Association
traildings on said premises insured in companies satisfactory to the Association for a sum not been than I all the I all						
Dollar by roley of insurance to he made populate to the Association, then this deed shall be void. But if the said party of the first part shall make deciant in the payment of the six weekly, interest as aforesaid, or shall came to be a member of said Association, then, and in such event, the said party of the served part shall have the right without delay to institute preceding the voids. But it is a small of the said and to foreshoc and Mortgage, and in said proceedings may receive the full minount of said delt, nogether with interest, cast and trap received from the payment of the first part. And it is sime then the dath association is unaised processing and provided in the coast to take charge of the mortgaged property and receive the rests and profits thereof, some to be held subject to the mortgage held, after paying the owns of the receivershall have interest to take charge of the mortgaged property and receive the rests and profits thereof, some to be held subject to the mortgage held, after paying the owns of the receivershall have interest and profit thereof, some to be held subject to the mortgage held, after paying the owns of the receivershall have interest and profit thereof, some to be held subject to the mortgage held, after paying the owns of the receivershall have interest at the same rate. IN WITNESS WHEREOF, the said. IN WITNESS WHEREOF, the said of the same said. IN WITNESS WHEREOF, the said of the said said to the same said. IN WITNESS WHEREOF, the said of the said said to the said said said said to the said said said said said said said said	buildings on said promises incured in compani	ies satisfactory to the Associatio	n for a sum not less tha	no Fine IVa	nd red + 110	///
the policy of insurance to be made payeable to the Association, then this deed shall be void. But if the soid party of the first part shall make decald in the payment of the six weekly interest as aforesaid, or shall make decald in the payment of the six weekly interest as aforesaid. Or shall fall or return to see the buildings on said premises insured as aforesaid or shall make decald in one of the aforesaid stay that the payment of the six of th						
weekly interest as aforesaid, or shall fail or relize to keep the laidings on said premises insured as aforesaid, or shall make definite in may of the Association the main in such execut the said party of the sevend party shall have the right without deby to institute proceedings to collect said debt and to forestene mid Mortgage, and in said proceedings may recover the full amount of said abolt, together with interest, costs and ten per cort. as attorney frees, and all claims then due the Association by said party of the first part. And in such proceedings the party of the first part agrees that a receiver may at oace be appointed to the court to take charge of the mortgage dopts, and receive the norst among the court to take charge of the mortgage dopts, after paying the costs of the receivements. And it is further stiphated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any price encourbance, both lo added to and constitute a part of the debt be rely exerced. and shall be active that the same rate. IN WITNESS WHEREOF, the said						
Witness: (SEAL Witness: (SEAL STATE OF SOUTH CAROLINA.) Greenville County. PERSONALLY appeared before me. Additional and decided deliver the within written deed, and that She, with. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day of A.D., 19.7. SWORN to before me, this day appear before me, and, upon being privately and separately the wife of the within named. Abditional day appear before me, and, upon being privately and separately and without any compulsion, dread or fear of any person or persons whomseever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Preprises within mentioned and released. Given under my band and sed, this day of).	of thirty days, or shall cease to be a member of to collect said debt and to foreclose said Mor fees, and all claims then due the Association be the court to take charge of the mortgaged prop And it is further stipulated and agreed	f said Association, then, and in sortgage, and in said proceedings roy said party of the first part. Apperty and receive the rents and pol, that any sums expended by said.	uch event, the said party may recover the full am And in such proceedings profits thereof, same to b aid Association for insu	y of the second part shall have count of said debt, together wit the party of the first part agre be held subject to the mortgage rance of the property or for pa	the right without delay to inst h interest, costs and ten per ce es that a receiver may at once debt, after paying the costs of	titute proceeding ent., as attorney's be appointed by the receivership
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Witness: (SEAL ACTION A) (SEAL STATE OF SOUTH CAROLINA, Greenville County.) PERSONALLY appeared before me. Action of the within written deed, and that 55 he, with						
STATE OF SOUTH CAROLINA, Greenville County. I. AD 19 5. STATE OF SOUTH CAROLINA, Greenville County. I. AD 10 5. I		nand and	sear, the day and y	Levis T	e) officer	(SEAL)
STATE OF SOUTH CAROLINA. Greenville County. PERSONALLY appeared before me. Additional and deed deliver the within written deed, and that She, with witnessed the execution thereof. SWORN to before me, this A.D. 19. 2 Notary Public, S. C. STATE OF SOUTH CAROLINA. Greenville County. I. A.D. 19. 2 Additional and and seal and deed deliver the within written deed, and that She, with witnessed the execution thereof. SWORN to before me, this A.D. 19. 2 Notary Public, S. C. STATE OF SOUTH CAROLINA. Greenville County. I. A.D. 19. 2 do hereby certify who all whom it may concern that Mrs. A.D. 19. 2 do hereby certify who all whom it may concern that Mrs. A.D. 19. 2 did this day appear before me, and, upon being privately and separately me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day of). day of).				<i>y</i> 11321		
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. Selling Medicine and made oath that Libbe saw the within name sign, seed and as						
Greenville County. PERSONALLY appeared before meaning and deed deliver the within written deed, and that She, with witnessed the execution thereof. SWORN to before me, this. A. D., 19 37. Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I, A. D., 10 28. do bereby certify unto all whom it may concern that Mrs. Allege. A. D. 10 28. do bereby certify unto all whom it may concern that Mrs. A. D. 10 28. do bereby certify unto all whom it may concern that Mrs. A. D. 10 28. do bereby certify unto all whom it may concern that Mrs. A. D. 10 28. do bereby certify unto all whom it may concern that Mrs. A. D. 10 28. do bereby certify unto all whom it may concern that Mrs. A. D. 10 28. did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day of).	Aublie Holli	. 2. O- 11				(SEAL)
PERSONALLY appeared before more and made oath that the saw the within name sign, seal and as. act and deed deliver the within written deed, and that S be, with witnessed the execution thereof. SWORN to before me, this day of A. D. 19. F. Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I, Hold and the saw the within named deed and that S be, with many concern that Mrs. RENUNCIATION OF DOWER did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and soil, this day of the saw the within named and soil, this day of the controlled of the premises within mentioned and released.	STATE OF SOUTH CAROLINA,		AND			
sign, seal and as		(100 (1)	<i>.</i>	4	and noth that Sha count	ha within named
sign, seal and as						
witnessed the execution thereof. SWORN to before me, this day of A. D., 19. 3 Notary Public, S. C. STATE OF SOUTH CAROLINA, Greenville County. I. do hereby certify unto all whom it may concern that Mrs. Allie						
SWORN to before me, this						
STATE OF SOUTH CAROLINA, Greenville County. I, Hall County Land Land Land Land Land Land Land Land				witnessed the execu	ution thereof.	
STATE OF SOUTH CAROLINA, Greenville County. I, All All All All All All All All All Al	SWORN to before me, this	day of				
STATE OF SOUTH CAROLINA, Greenville County. I, All All All All All All All All All Al	typhu	A. D., 19. F/		Lillia Ga	Commence	
Greenville County. I, Aller A	1. S. L. Solle L. W.	Notary Public, S. C.		(for by by by a sign and the sign and a second as a second	
Greenville County. I, Aller A	COLUMN CAR COLUMN CAR COLUMN	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT				
do hereby certify unto all whom it may concern that Mrs. Allie All	}				RENUNCIATION	OF DOWER.
the wife of the within named. Lewis Lewis and all this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and foreverelinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and assigns, all her interest and estate, and also all the right and claim of Dower of, in or to all and singular the Premises within mentioned and released.	Greenville County.	1 11 10 mm	(Pelle			
the wife of the within named. Lewis Lewis and all this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and foreverelinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and assigns, all her interest and estate, and also all the right and claim of Dower of, in or to all and singular the Premises within mentioned and released.	I,	f-1 L-b-Det- Allety.	in Substitute to the	Y	(1) 200	
the wife of the within named . Leaves		do hereby certify unto all	whom it may concern t	that Mrs X. C.C	tt. bellind	
did this day appear before me, and, upon being privately and separately examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day of the da		' (()				
examined by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this and all singular the premises within mentioned and released.	the wife of the within named	res to Aller	2-6-			
relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day of the control of the contr				did this day appear before m	ne, and, upon being privately	and separately
relinquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, 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 Premises within mentioned and released. Given under my hand and seal, this day of the control of the contr	examined by me, did declare that she does	freely, voluntarily and without	any compulsion, dread	l or fear of any person or person	sons whomsoever, renounce, re	lease and forever
her right and claim of Dower of, in or to all and singular the Premises within mentioned and released. Given under my hand and seal, this day of day of day of day.						
Given under my hand and seal, this day of).						
Recorded full 11 a 11 y day of M. Oliven under my hand and seal, this day of A. D., 1927 Notary Public, S. C. 19 32 at 12 i 3 5 o'clock M.		- I	emoned and released.			
Notary Public, S. C. Recorded full water of clock No. M.	Given under my hand and seal, this	A. D. 19			,	
Notary Public, S. C. Recorded full 11 a 114 1 19 32 at 12 13 5 o'clock M.	ti, II. ans	(SEAL)		Lillie III	eller	
Recorded felder a lig I 19 32 at 12 i 35 o'clock M.	Notar	ry Public, S. C.			in .	
	Recorded Julie L. L. L. L.	S -	19 2 7 at 1	2:35	'clock M.	