TOCETHED with all singular the Bight	s, Members, Hereditaments and Appurtenances		
	ular the Premises before mentioned unto the par		
party of the first part hereby bind	1.	1	s and Assigns forever. And the
Administrators to warrant and forever defend al			
	Heirs, Executors, Administrators and Assigns	s, and every person whomsoever la	wfully claiming, or to claim the
same or any part thereof.		,	
	PRESS CONDITION, that if the said party of t		
shall, on or before Saturday night of each week,			1
ING AND LOAN ASSOCIATION the week	ly interest upon	two Tembres	20/100
			Dollars, at the rate of eight
		per centum per a	nnum until the JALA
	said As: ociation shall reach the par value of on	ne hundred dollars per share, as as	
said Association, and shall then repay to said	Association the sum of	ty two her	dres
	pay all taxes when due, and shall in all respect	comply with the Constitution as	nd By-Laws of said Association
as they now exist, or hereafter may be amended	d, and provided further, that the said party of the	he first part, in accordance with the	said Constitution and By-Laws,
shall keep all buildings on said premises insured	I in companies satisfactory to the Association for	r a sum not less than	
	Twenty Reven		
Dallaa	, the policy of insurance to be made payable to	,	shall be void. But if the said
	yment of the said weekly interest as aforesaid, o		
as aforesaid, or shall make default in any of th	e aforesaid stipulations for the space of thirty of	days, or shall cease to be a member	of said Association, then, and in
such, event, the said party of the second part sl	hall have the right without delay to institute pro	occeedings to collect said debt and to	o foreclose said mortgage, and in
said proceedings may recover the full amount	of said debt, together with interest, costs and to edings the party of the first part agrees that a re-	ecciver may at once be appointed b	y the court to take charge of the
mortgaged property and receive the rents and	profits thereof, same to be held subject to the	mortgage debt, after paying the c	osts of the receivership.
And it is further stipulated and agreed, t	hat any sums expended by said Association for	insurance of the property or for	payment of taxes thereon, or to
	d to and constitute a part of the debt hereby s	ha.	
IN WITNESS WHEREOF, the said		ha. Jherei	into set
hand and	sealthe day and year first above written.	6.6 6	,
Witness:	8 7 11 00	6.6,6	•
mary)	D. William		(SEAL)
acufe M	Beaty		(SEAL)
STATE OF SOUTH CAROLINA,	0		
Greenville County.			
PERSONALLY appeared before me	Mary D. W.	Cheeres and made oath the	nat
		6. 6, 6ass	. 0
sign, scal and as his	act and deed deliver the within written deed,	and that I he, with	una Mocky
	witnessed th		. 0
SWORN to before me, this	3rd	2.	04.
day of Hehrward	_A D. 192 #}	Mary	8 William
aura M. De	aly (SEAL)		
Notary P	Public, S. C.		
STATE OF SOUTH CAROLINA,]			RENUNCIATION OF DOWER.
Greenville County.		0.	
1. Que m	Besty a More	y Juplie P.	R
do hereby certify unto	all whom it may concern that Mrs	ducy V.	ass
the wife of the within named		bassy	
		ar before me, and, upon being p	
b 131 Justine that the does freely volum	tarily and without any compulsion, dread or fear	of any person or persons whomso	ever, renounce, release and forever
by me, did declare that she does needy, volume	ICS PERPETUAL BUILDING AND LOAN A	SSOCIATION, of Greenvilee, S. C.	, its successors and Assigns, all her
reinquish unto the within named MECHANI	claim of Dower of, in or to all and singular the	Premises within mentioned and	released.
Given under my hand and seal, this	2326	y	D1
4	@ D. 192_4/	ducy	V. Cass
day of aug M. A.	esty (SEAL)		O, Casa
7.0	Notary Public, S. C.	and ,	
	4.1	1.1= 100 H	