			s to the said Premises belonging, or party of the second party its successor	in anywise incident or appertaining.  rs and assigns forever. And the party
of the first part hereby bind.		1/		
Administrators, to warrant and forever,				
of the first part	//			
same, or any part thereof.		•		
	this EXPRESS CONDITION	, That if the said party of	the first part, h.l.	heirs or legal representatives,
aball an an hafara Caturday night of a	anch week from and after the	date of these presents nav	or cause to be paid to the said ME	CHANICS BUILDING AND LOAN
ASSOCIATION the weekly interest u	ipon Mee o	Thousand	, Live Hun	dred
				Dollars, at the rate of eight
	- 1944			num, until the 62 ud
series or class of shares of the capital Association, and shall then repay to sa	I stock of said Association shaid Association the sum of	all reach the par value of Airty —	one hundred dollars/per share, as a we hundred	escertained under the By-Laws of said
		1		itution and By-Laws of said Association
there were exist on hereafter may b	he amended and provided fur	rther that the said party o	f the first part, in accordance with the	ne said Constitution and By-Laws, shall
keep all buildings on said premises in	sured in companies satisfactor	ry to the Association for a	a sum not less than	to fire 3000 tor
				nis deed shall be void. But if the said
party of the first part shall make defa aforesaid, or shall make default in ar event, the said party of the second par ceedings may recover the full amount party of the first part. And in such p property and receive the rents and pr	ault in the payment of the sain my of the aforesaid stipulation of the aforesaid stipulation of the said debt, together with it proceedings the party of the first thereof, same to be held agreed, that any sums expend to and constitute a part of	id weekly interest as afores as for the space of thirty of the delay to institute proceed interest, costs and ten per arst part agrees that a received subject to the mortgage ded by said Association for the debt hereby secured, a	aid, or shall fail or refuse to keep the days, or shall cease to be a member edings to collect said debt and to for cent, as attorney's fees, and all claver may at once be appointed by the debt, after paying the costs of the remaining th	ne buildings on said premises insured as of said Association, then, and in such reclose said Mortgage, and in said proaims then due the Association by said court to take charge of the mortgaged receivership.
h	and, the day	and year first above writte	en.	
Witness: , Aufly & hea	Benton		Com M.	(SEAL.) (SEAL.)
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared befor	re me	litty A. 1. J. Lear	Senton and made	oath that
sign, seal, and asy	act and deed	deliver the within written d	eed, and thathe, with	
Jix: Tok	latham	witnessed	the execution thereof.	
SWORN to before me, this	Me A. D. 192.  Notary Public, S. C.		Hitty A. B.	enton
TO THE TAXABLE PARTY OF TA		Company of the second of the s	a a a a a a a garante de la calendar de la calenda La calendar de la cal	RENUNCIATION OF DOWER.
STATE OF SOUTH CAROLINA, Greenville County.		Woman		
I,do hereby certify t	unto all whom it may concern	that Mrs		
the wife of the within named				
the wife of the winnin home			is day appear before me, and, upon	being privately and separately examined
by me did declare that she does fre				ever, renounce, release and forever relin-
ouish unto the within named MECH	HANICS BUILDING AND I	OAN ASSOCIATION, of	Greenville, S. C., its successors and	assigns, all her interest and estate, and
also all her right and claim of Dowe				
	<b>X</b>			
Given under my hand and seal,	, this	· · · · · · · · · · · · · · · · · · ·		
	Notary Public, S. C.			
	Notary Tubile, G. C.		5 0	