TOGETHER with all and singular, the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in	anywise incident apper-
TO HAVE AND TO HOLD, all and singular, the Premises before mentioned unto the party of the second part, its successors are	nd assigns forever. And
the party of the first part hereby bind themselves self their Heirs, Execute to warrant and forever defend all and singular the said Premises unto the party of the second part, its successors and assigns, from a	_
the first part the 1r Heirs, Executors, Administrators and Assigns, and every person whomsoever	
claim the same, or any part thereof.	
Providing, Nevertheless, and in this EXPRESS CONDITION, That if thesaid party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first part, the 1r heirs or legal represents as a party of the first party of the first party of the first party of the 1r heirs or legal represents as a party of the first party of the first party of the first party of the 1r heirs or legal represents as a party of the 1r heir party of the 1r heirs or legal represents a party of the 1r heir	BUILDING AND LOAN
Doll	lars, at the rate of eight
per centum per annum, until the	
series or class of shares of the capital stock of said Association shall reach the par value of one hundred dollars per share, as ascerta	ined under the By-Laws
of said Association and shall then repay to said Association the sum of Two Thousand, Eight Hundred,	
Dollars, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Law	
they now exist, or hereafter may be amended, and provided further, that the said party of the first part, in accordance with the said Co	
shall keep all buildings on said premises insured in companies satisfactory to the Association for a sum not less than	
the policy of insurance to be made payable to the Association, then this deed shall be void. But if the said party of the first part shall be void.	
payment of said weekly interest as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall fail or refuse to keep the buildings on said premises insured as aforesaid, or shall be added to shall cease to be a member of said Association, then, and in such even second part shall have the right without delay to institute proceedings to collect said debt and to foreclose said Mortgage, and in said the full amount of said debt, together with interest, costs and ten per cent., as attorney's fees, and all claims then due the Association by part. And in such proceedings the party of the first part agrees that a receiver may at once be appointed by the court to take characteristic property and receive the rents and profits thereof, same to be held subject to the mortgage debt, after paying the costs of the receive And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment to remove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at the same statement of the debt hereby secured, and shall bear interest at the same statement.	all make default in any at, the said party of the proceedings may recover by said party of the first harge of the mortgaged vership. ent of taxes thereon, or
hands and seal S, the day and year first above written. James Alvin Brothers.	
Witness:	(Seal)
Doley Lee Butler Florence Sease Brothers	
Daily les Davier	S. (Seal)
F. L. Cheatham.	(Seal)
F. L. Cheatham.	(Seal)
F. L. Cheatham. STATE OF SOUTH CAROLINA, }	(Seal)
F. L. Chestnam. STATE OF SOUTH CAROLINA, Greenville County. Delsy Lee Butler	(Seal)
F. L. Cheatham. STATE OF SOUTH CAROLINA, Greenville County. Daisy Lee Butler and made oath that S h James Alvin Brother and Florence Sease Brothers.	(Seal)
F. L. Cheatnam. STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me. James Alvin Brother and Florence Sease Brothers, sign, seal and as their act and deed deliver the within written deed, and that She, with F. L. Cheatnam.	(Seal)
F. L. Chestnam. STATE OF SOUTH CAROLINA, Greenville County. Daisy Lee Butler PERSONALLY appeared before me. James Alvin Brother and Florence Sease Brothers, sign, seal and as their act and deed deliver the within written deed, and that She, with F. L. Chestnam. witnessed the execution thereof.	(Seal)
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