TOGETHER with all and si	ngular the Rights, Members, Hereditan	nents and Appurten	ances to the said Premises belong	ging, or in anywise incident or appertaining,
				successors and Assigns forever. And the
party of the first part hereby bind S		Rimself	his	Heirs, Executors and
				cessors and assigns, from and against the
party of the first part Mud	Heirs, Executors, A	dministrators and A	Assigns and every person whom	nsoever lawfully claiming, or to claim the
same or any part thereof.	,		g, and every person whom	socret lawrung claiming, of to claim the
Providing, Nevertheless, and o	on this EXPRESS CONDITION that;	f the said party of	the first part h (A)	heirs or legal representatives,
				the said MECHANICS PERPETUAL
BUILDING AND LOAN ASSOCIA	MON the weekly interest upon A.d.	these presents,	pay or cause to be paid to	the said MECHANICS PERPETUAL
			per centum per	annum until the 29th,
series or class of shares of the capita	al stock of said Association shall reach	h the par value of	one hundred dollars per shar	e, as ascertained under the By-Laws of
said association, and shall then repay t	o said Association the sum of	teen ?	hundred	e, as ascertained under the By-Laws of
	Dollars, and pay all taxes when	n due, and shall in a	all respects comply with the Con-	stitution and By-Laws of said Association
				with the said Constitution and By-Laws,
shall keep all buildings on said prem	ises insured in companies satisfactory	to the Association	for a sum not less thanfe	steen hundred
party of first part shall make default in such event, the said party of the seco said proceedings may recover the full said party of the first part. And in mortgaged property and receive the And it is further stipulated a remove any prior encumbrance, shall to IN WITNESS WHEREOF, to	in the payment of the said weekly in any of the aforesaid stipulations for nd part shall have the right without d amount of said debt, together with inter- such proceeding the party of the first rents and profits thereof, same to be	the space of thirty the space of thirty delay to institute purest, costs and tender to part agrees that the held subject to the said Association the debt hereby security.	d, or shall fail or refuse to kee or days, or shall cease to be a natoceedings to collect said debt per cent, as attorneys' fees, and a receiver may at once be appose the mortgage debt, after paying the for insurance of the property ared, and shall bear interest at	or for payment of taxes thereon, or to same rate.
Witness:	,	above written.	Jan. D. orno	Carrell (SEAL)
Mary R. Me	e bett	<i>C</i>		(SEAL)
O. Lyon Wal	,			(SEAL)
				(SEAL)
sign, seal and as his Walf	re me 9Nauj R. 9 D. 17/10 Carrell act and deed d tel A. D. 192/ Notary Public, S. C.	leliver the within w	ritten deed, and that	•
STATE OF SOUTH CAROLINA,				RENUNCIATION OF DOWER.
Greenville County.	·	a 1	2	
I, Jayan	Malker, H. C. pertify unto all whom it may concern that	for A. (,	- 4
do hereby c	ertify unto all whom it may concern tha	t Mrs. Ital	e mc barr	ell
	0 0			
he wife of the within named	reph D. Mc Car	rell		
<i>U</i>		did this day	appear before me, and, upon b	eing privately and separately examined
by me, did declare that she does freely	, voluntarily and without any compulsion	on, dread or fear	of any person or persons who	msoever, renounce, release and forever
elinquish unto the within named ME	CHANICS PERPETUAL BUILDING	G AND LOAN AS	SOCIATION, of Greenville, S.	. C., its successors and Assigns, all her
	and claim of Dower of, in or to all and			
Given under my hand and seal, t	his	Ø	L	
Given under my hand and seal, to day of Norwall Walk	A. D. 192/ (SEAL.) Notary Public, S. C.	mrs	Kate mer	Garrell
	Recorded Nove	mber	8 th. 1921	