TOGETHER with all and singular	lar the Rights, Members, Hereditame	ents and Appurtenances to th	ne said Premises belonging, or in a	anywise incident or appertaining,
TO HAVE AND TO HOLD all	1 and singular the Premises before n	mentioned unto the party of	the second part, its successors	and Assigns forever. And the
party of the first part hereby bind	7	selfself	ner	Heirs, Executors and
Administrators to warrant and forever				
party of the first part	Heirs, Executors, Ad	ministrators and Assigns, as	nd every person whomsoever law	fully claiming, or to claim the
same or any part thereof.				·
Providing, Nevertheless, and on the	his EXPRESS CONDITION, that if	the said party of the first	part, h. e.	heirs or legal representatives,
shall, on or before Saturday night of ea	ich week, from and after the date	of these presents, pay or	cause to be paid to the said	MECHANICS PERPETUAL
BUILDING AND LOAN ASSOCIATION			•	
			per centum per annum un	
series or class of shares of the capital said association, and shall then repay to	stock of said Association shall reach	the par value of one hun	ndred dollars per share, as asce	rtained under the By-Laws of
	Dollars, and pay all taxes when			
as they now exist, or hereafter may be				
shall been all buildings on said premise	es insured in companies satisfactory	to the Association for a su	ım not less than	
Iwenty -	live Hersdre	<u>d</u>		
party of first part shall make default in as aforesaid, or shall make default in a such event, the said party of the second said proceedings may recover the full am said party of the first part. And in samortgaged property and receive the reason and it is further stipulated and	any of the aforesaid stipulations for part shall have the right without donunt of said debt, together with inteach proceeding the party of the first and profits thereof, same to be agreed, that any sums expended b	the space of thirty days, or lelay to institute proceeding crest, costs and ten per cent of part agrees that a receive the held subject to the mortg by said Association for insulate debt hereby secured, and	all fail or refuse to keep the builor shall cease to be a member of as to collect said debt and to form as attorneys' fees, and all claimer may at once be appointed by tage debt, after paying the costs arance of the property or for part of the shall bear interest at same rate	Idings on said premises insured f said Association, then, and in oreclose said mortgage, and in ms then due the Association by the court to take charge of the of the receivership. The ayment of taxes thereon, or to be.
	and seal the day and year firs	Mar	ie E. Gueso	(SEAL)
Witness:		·		
sign, seal and as her	act and deed	deliver the within written d	eed, and thathe, with	
SWORN to before me, this	2gth.	~ n)	
SWORN to before me, this day of Patriol	A. D. 192	Z. W. S	milk	
STATE OF SOUTH CAROLINA, Greenville County.				ENUNCIATION OF DOWER.
do hereby co	ertify unto all whom it may concern t	hat Mrs		
the wife of the within named				
by me, did declare that she does freely relinquish unto the within named ME	, voluntarily and without any compu	lsion, dread or fear of any	y person or persons whomsoever	r, renounce, release and forever
interest and estate, and also all her right				
	his			
day ofday				
	-		•	
	Recorded Que	just 15th	1922	