| STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Many A. Meshitt and made oath that the saw the within name Loanie Wier Strabley  sign, seal and as.  Let and deed deliver the within written deed, and that the, with  Witnessed the execution thereof.  SWORN to before me, this 25th day of Oathorn A. D. 1922.  L. D. Patterson (SEAL.)  Notary Public, S. C.  STATE OF SOUTH CAROLINA, Greenville County.  I,   | TOGETHER with all and singular the Rights, Members   | s, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incident or appertaining,  |
|--|--|---|
| Administrators to warract and forever defoul all and singular the ord Promises who the party of the second part, its seconders and sergins, from and against the same or any part detected.  Merin, Everytheirs, Administrators and Avagora, and core, person whemsomer furthly claiming, or as often to some or any part detected.  The reliant Nevertheirs, and on this ENTRESS CONDITION, that if the said server of the first part, how.  Indian so elector Storolly, oligin of each week from and after the faxe of these presents, yay or cases to be paid to the sould MECHANICS PERTETTA.  BUILDING AND LOAN ASSOCIATION the weekly interest trom.  Delians of dates of the capital stock at soil Association dull report the part of the funded children per share, an accretizated moder the No-Laws to stand Association, and shall then resets to said Association dull report the part of the first part, in secondare with the said association, and shall have resets to said Association dull report to be sufficiently with the Constitution and Systams of the grain of part of the first part, in secondare with the conformal and special so they may be associated and provided turbors, that the staid party of the first part, in secondare with the conformal and Systams and the party of the first part, in secondare with the conformal and Systams and the party of first year, shall make default in the subject of instruction to be made yearship to the first part, in secondare with the conformal and systams of the standard conformal party of the first part and in accordance with the conformal and systams of the standard party of the first part of the first part, and the conformal party of first year, shall make default in the subject to the subject of the forevers and party of the first party of first year, the latence of the subject to the subject to the forevers and events to the first party of the first party of the first party of first year, the latence of the first party of t | _  | ^   |
| Infer. Executors, Administrators and Assigns, and every person whomover hortify chindrig, or to think the same or any part thereof.  Providing, Neverbeless, and on this EXPRESS CONDITION, then if the said party of the first part, h.M.M.  Providing, Neverbeless, and on this EXPRESS CONDITION, then if the said party of the first part, h.M.M.  Interest Simulary might or each work, from and sizes the date of these present, pay or came to be point to the each MECHANICS PERFETTAR  BUILDING AND DAN ASSOCIATION the weekly interest upon.  Dalars, and upon the party of the came of the capital stock of each Association shall copyle the previous of one hundred dollars per share, as necessitived under the Hystans is said association, and shall then require to each Association the sum of MAT AGAINMANA  But you went, or hereafter may be aveneded, and provided further, then the said party of the first part, in accordance with the said Constitution and By-Law shall keep all buildings on and premises housed in companies satisfication; to the Association for a sum not less than  SULFILL MATERIAL  Dalars, and upon the times when the each off the first part, in accordance with the said Constitution and By-Law shall keep all buildings on add premises housed in companies satisfication; to the Association, then the deed shall be void. But the said weekly interest as afterently, or shall make details in the species of the said weekly interest as afterently or shall not be read of the second part shall have the right of the said weekly interest as afterently or shall not be read of the association of the size party of the first part. And in such revents for the said weekly interest to ordinary the association in the said provide the revents the said of the sate party of the first part. And in such revents are such as the said provide the revents the sate of the said provide the revents the said of the sate party of the first part. And in such provide the said provide the revents and the sate of the said of the said provide the revents t | party of the first part hereby bind  | hers, Executors and   |
| same or any part thereof.  Pervising. Nevertheless, and on this EXPRESS CONDITION, that if the said party of the first part, in AM.  BURDING AND LOAN ASSOCIATION the weekly interest open.  Different party of the Empted Stock of and Association that the said weekly interest open.  Different party of the Empted Stock of and Association that the said weekly interest on the party of the Empted Stock of and Association the time of LOAN Association, and shall then repay to said Association the time of LOAN Association, and shall then repay to said Association the time of LOAN Association that the party of the party of the Constitution and By-Loan as they naw exist, or hereafter may be amounted in companies as they naw exist, or hereafter may be amounted in companies as they naw exist, or hereafter may be amounted in all recognitions and all respects comply with the Constitution and By-Loan and the long and being a side premises insured in companies as they naw exist, or hereafter may be amounted in all recognitions as they naw exist, or hereafter may be amounted in all recognitions as they naw exist, or hereafter may be amounted in companies as with feeting to the Association for a sum not less than the said Association and By-Loan and By-L | ۸  |   |
| Devision, Revertheless, and on this ENPRES CONDITION, that if the said party of the first part, backed.  Judge of before Starteds, sight of each week from and after the date of these presents, my or cases to be paid to the said MECHANICS PERTUTUAL  LINE AND JOAN ASSOCIATION the weekly interest upon  LINE AND JOAN ASSOCIATION the weekly interest upon  Deliars, at the raise of site of the outpiled stark of said Association shall agest the par value of one bundless per store, as any larved under the By-Law a raid association, and shall then recept to said Association shall agest the par value of one bundless per store, as any larved under the By-Law a raid association, and shall then recept to said Association shall agest the par value of one bundless per said pressive interest in companies existing factory to the Association, and shall be present the party of first part shall be present output of companies existing factory to the Association, then this deed shall be well. But if the party of first part shall be ake default in the payoned of the said weekly interest to be made payonide to the Association, then this deed shall be well. But if the said party of first part shall be ake default in the payoned of the said weekly interest to be made payonide to the Association, then this deed shall be well. But if the said party of first part shall make default in the payoned of the said weekly interest to be made payonide to the Association from this deed shall be well. But if the said party of the companies insure as attended to well all on reflects to be the buildings on said remines insure as attended to the party of first part shall be an active to the said and the said party of the first party of  | party of the first part and her Heirs, E   | executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the   |
| thall, on or before Schurdsy sight of each words, from and after the date of these presents, toy or came to be poil to the sold MECHANICS PERPETUA.  BUILDING AND JOAN ASSOCIATION the weekly interest upon.  List Flathmans.  Dollars, as the rate of old person and the second of the second and the second of the person and the second of the second and shall then repay to said Association the sum of BUILDING AND JOAN association and shall then repay to said Association the sum of BUILDING AND JOAN ASSOCIATION the repay to said Association and shall then repay to said Association and shall then repay to said Association as they now exist, or hereafter may be sociologic, and povisited further, that the said many of the foresaid and further, that the said many of the foresaid and further, that the said many of the foresaid many and the second and the second and Ry-Laws of said these part in accordance with the raid Constitution and Ry-Laws of said second and the second and the second part dail in companies satisfactory to the Association for a sum set few thom.  BUILDING the policy of insurance upon the said weekly interest as affected, or shall told or fraint to keep the buildings on said precedings and the second part dail have the right without others to said the proceedings to collect said shid and to forestice the said and proceedings that years of the second part dail have the right without others to said state proceedings to collect said shid and to forestice to many of the aforesaid students of the said proceedings to collect said shid and to forestice to the declared of the said says of the farest said subject to the said says of the farest and a says of the aforesaid students of the says and a claims the day to a said the proceedings to collect said shid and to forestice the receiver shid and the says of research to receiver ship and the said the said the said to the says of the sacration the says and the said to the says of the sacration the said the said to the said the said to the says of the said t         | same or any part thereof.  | a a   |
| BUILDING AND JOAN ASSOCIATION fee weekly interest upon.  Dollars, as the rates of each active or class of abares of the capital screk of said Association shall rigids the par value of one hondred dollars per there, as assertationd under the By Laws and association, and shall then repay to each Association thall rigids the par value of one hondred dollars per there, as assertation under the By Laws and association as they now exist, or hereafter stoy he amended, and service flowers when the said party of the first part, in accordance with the soid Constitution and By-Laws shall been all buildings on the processing in companies catificatory to the Association for a min not fees than a surround of the said party of the service of the said party of the said party of the first part shall make default in the payment of the said weekly interest as aforesaid, or shall fail or refuse to keep the buildings on and profites forcers as aforesaid, or shall make default in any of the aboreal abilitations for the quee of thirty days, or shall come to be a worker of said Association as aforesaid, or shall make default in any of the aboreal abilitations for the quee of thirty days, or shall come to be a worker of said Association as aforesaid, or shall make default in any of the aboreal abilitations for the quee of thirty days, or shall cover to be a worker of said Association as affected to be a provide the said worker of the payment of the payment of the said work of the payment of  | Providing, Nevertheless, and on this EXPRESS CONDIT  | rion, that if the said party of the first part, h.l   |
| Bright Plannacians.  per centum per announ omit the BILLA.  Dollars, and pay all texes when due, and shall in all respects comply with the Constitution and By Laws of said Association at they now exist, or hereafter may be anouncial, and provided irrebre, that the said party of the first part, in accordance with the said party of the first part, in accordance with the said party of the first part shall have been announced in companies, statisfactory to the Association for a some onlives than.  BILLAL BLANDACIAL  Dollars, the policy of incorrance to be made popular to the Association and By-Law alast keep all buildings on said premises incorred in companies, statisfactory to the Association for a some onlives than.  Burlack BLANDACIAL  Dollars, the policy of incorrance to be made popular to the Association and By-Law alast keep all buildings on the seemed part shall have the soft without afreely to incorrance to be made popular to the third made derical in any of the abstracted adjustion to be the space of their part shall made defined in the popular deposition of the seemed part shall have the right without afreely to increase any animal content of any of the abstract deposition of the seemed part shall have the right without afreely to increase proceedings to collect said often and to increase and proceeding manuely of the first part acrees the a receiver may at case the appointment of the delay, the shall proceeding made party of the first part acrees the a receiver may at case the appointment of the delay country of the first part acrees the a receiver may at case the appointment of the delay of the first part acree that a receiver may at case the appointment of the delay of the first part acree that a receiver may at case the appointment of the delay of the first part acree that a receiver may at case the appointment of the delay of the first part acree  | shall, on or before Saturday night of each week, from and after  | er the date of these presents, pay or cause to be paid to the said MECHANICS PERPETUAL  |
| per cattom for amount until the STM  per cattom for amount until the STM  Deltars, and pay all taxes when due, and shall in all respects country with the Constitution and By-Low of soid Association  Deltars, and pay all taxes when due, and shall in all respects country with the Constitution and By-Low of soid Association  as they now exist, or hereafter may be anciched, and provided frather, that the said parry of the fast part, in accordance with the said Constitution and By-Low of soid Association  Shall being all beniblings on said premises insured in companies satisfactory on the Association, then this deed shall be void. But if the said  Biller The Deltars, the policy of insurance, to be made powhle to the Association, then this deed shall be void. But if the said  party of first port shall make defaults in the payment of the soid proteins of the said post of shall make defaults are any of the desired significant for the said processing sort recover the instances of both depth, or hall call for the another of said describes income as afterested, or shall make defaults are any of the desired significant for the said processing sort recover the instances of both depth, or deal and the said processing sort recover the instances of both depth, or deltar so the a rescriber of said Association said processing sort recover the instances of said of the said processing sort recover the said control fast deltar (suggest processing sort recover the said control fast deltar (suggest processing sort recover the instances and process intended processing sort recover the said control fast deltar (suggest processing sort recover the instances and process intended processing sort recover in the said more processing sort of the first part arrest than a recover to the said more processing sort of the first part and processing sort of the said more processing sort of the first part and processing sort of the said more processing sort of the said more processing sort of the said more processing sort of the said sort of the sai |  |   |
| Endlars, and shall then repay to said Association the sum of Self Thereas.  Differs, and pay all saxes when dae, and shall in all respects comply with the Committation and By-Laws of said Association as they now exist, or hereafter may be associated, and provided further, that the said party of the fort part, in accordance with the said Constitution and By-Laws of said saves when the said party of the fort part, in accordance with the said Constitution and By-Laws shall keep all buildings on said operations instruct in communics satisfactory to the Association for a sum north less than.  Delians, the party of first part shall make default in the payment of the said veckly interest a streaming, or shall crace to be a member of said Association then, and it such creations are a correspond. Or shall make default in any of the sirrorest stiplations for the space of thirty days, or shall crace to be a member of said Association, then, and it such correct, the said party of the served part shall have the right without didry to incline proceedings to collect said dots and to involve said nortance, and it said party of the served part shall have the right without didry to incline a proceeding to collect said dots and to involve said nortance, and it said party of the first part. And in such proceeding the party of the first part and the said party of the first party and receive the shall be a first party and receive the find such the party of the strength of the propagety for the first party and receive the find the day and year first above written.  Note that the said Call of the said Said party of the served party of the served and shall be interest at same the receivershim.  Note of the said Said said that the said Said said the said said said party of the served said shall be a interest at same the receivershim.  Note of the said said said said said said said said   | Diy Thousand   | Dollars, at the rate of eightper centum per annum until the35 th  |
| Dallars, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Law of soid Association as they now exist, or lucrafter may be anceded, and provided farther, that the said party of the first part, in accordance with the said Constrained and By-Law shall keep all buildings on said promises inserted in comparies satisfactory to the Association for a sum not less than.  **Dallars, the policy of insurance to be made payable to the Association, then this deed shall be void. But if the sai Delay of first part shall make default in the payment of the said weekly interest as aforesaid, or shall find or crisus to keep the buildings on said promises insured as a deface of the said many of the aforesaid structions in the space of the said party of the first part aforesaid, or shall find or crisus to keep the buildings on said promises and party days, or shall exceed to be a worder of said Association, then, and such reveal, the said party of the first part aforesaid structions of the said proceedings or receive the all amount of said delt, coughts with interest, costs and the party of the first part aforesaid proceedings or receive the large and receive the cents and protise discord, same to be led subject to the neuropase due for payment of twee thereon, or a remove any prior recommence, shall be added to and constitute a part of the date favory secured, and shall be are interest as anot ratio.  IN WITNESS WHEREOF, the said DEMALL Meet. Security secured, and shall be are interest as anot ratio.  IN WITNESS WHEREOF, the said DEMALL Meet. Security secured, and shall be are interest as anot ratio.  IN WITNESS WHEREOF, the said DEMALL Meet. Security secured, and shall be are interest as anot ratio.  IN WITNESS WHEREOF, the said DEMALL Meet. Security secured, and shall be are interest as anot ratio.  STATE OF SOUTH CAROLINA,  Greenville County.  SWORN to belong me, this  day of DEALLAR Meet. And the said secure as a first and deed delive the within annot deed the within named.  did this day  | series or class of shares of the capital stock of said Association   | on shall reach the par value of one hundred dollars per share, as ascertained under the By-Laws of  |
| as they now exist, or hereafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and By-Law that leep all buildings on said premises insured in companies satisfactory to the Association, then this deed shall be void. But if the said party of first part shall make default in the party of first part shall make default in the party of the said weekly interest as aforesaid, or shall make default in any of the aforesaid dispulsations for the space of chirty days, or shall case to be a newbor of said and said percentiles insure as aforesaid, or shall make default in any of the aforesaid dispulsations for the space of chirty days, or shall case to be a newbor of said proceedings to record part shall be seen the right without delay to institute precedings to roller said delay and to foreclose said morage, and it is more than the said party of the first part after the said party of the first part. As of their part, and all the interest, costs and ten per cent, as attentions? (See and all chirts the first part after the said party of the first party after the said party of the first part after the said party of the first part after the party of the first party after the said party of the respect to the first party after the said party of the respect to the first party after the said party of the respect to the said party of the respect to the said party of the respect to the first party after the said party of the respect to the said party of the first party after the said party of the respect to the said party of the first party after the said party of the first p |  |   |
| shall keep all buildings on said precuries insured in companies satisfactory to the Association for a sum not less than.    Dollars, the policy of insurance to be made payadia to the Association, then this deed shall be void. But if the sai series of the side weekly interest as aforesaid, or shall fail or refuse to keep the leddings on said precinies insure as aircreasid, or shall make default in any of the atoresaid stipidations for the space of thirty shay, or shall cease to be a member of said Association, then, and such event, the said party of the storesaid stipidations for the space of thirty shay, or shall cease to be a member of said Association, then, and such event, the said party of the first part. And in such proceedings to make the advance of the register of the first part. And in such proceedings to the bed shalled to the manageage their shall be interested and agreed, that any same expended by said Association for insurance of the property or for payment of taxes thereon, or of remove any price encumbrances, thall be added to and constitute a part of the delate proty searced, and shall be rinerest at same rate.  IN WITTERS WHEREOFF, the said DAMLE WEEL Struckley.    And   In a further stipidated and agreed, that any same expended by said Association for insurance of the property or for payment of taxes thereon, or of remove any price encumbrances, thall be added to an according to a part of the delate proty searced, and shall be rinerest at same rate.    IN WITTERS WHEREOFF, the said DAMLE WEEL Struckley.   Stru |  |   |
| Dollars, the policy of insurance to be made payable to the Association, then this deed shall be void. But if the sail party of first part shall make default in the payment of the said weekly interest as a normalid, or shall fail or refuse to keep the indivinge on said premises insure as aforesaid, or shall make default in any of the dereated strynlations for the space of thirty days, or shall cease to be a member of mild Association, then, and it such event, the said party of the second part shall have the right without skely to institute proceedings to collect said chit and to foreclose said mortgage, and it is a start proceeding the party of the first part agrees that a receiver may at once he appointed by the court to take charge of the mortgaged properly and receive the results and protein thereofs, same to be held subject to the mortgage default, rater paying the court to take charge of the mortgaged properly and receive the results and protein thereofs, ame to be held subject to the mortgage default, rater paying the court to take charge of the mortgaged properly and receive the results and protein.  And it is forther stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or tremove any prior encounterance, shall be added to and constitute a part of the dust heard of the said and the said DAML When DAMLLy has a because the property or for payment of taxes thereon, or tremove any prior encounterance, shall be added to and constitute a part of the dust hereby secured, and shall bear interest at same rate.  IN WITHESS WHIREOFF, the said DAMLL When DAMLLY has been supported by the court of the dust hereby secured, and shall bear interest at same rate.  Witness:  MARY A. PLANTALLY A. Specially the part of the dust hereby secured, and shall bear interest at same rate.  STATE OF SOUTH CAROLINA,  Greenville County.  STATE OF SOUTH CAROLINA,  Greenville County.  Morary Poblic, S. C.L.  Morary Poblic, S. C.L.  Morary Poblic, S. C.L.  Midd thi |  |   |
| sarty or if first pare shall make default in the payment of the said weekly interest as a foresaid, or shall fail or refuse to keep the buildings on said premises insure as a storesaid, or shall make default in any of the adoresaid styndamics for the square of thirty days, or shall cease to he stall cease to he shall make default in any of the adoresaid styndamics for the square of thirty days, or stall cease to he said party of the second part shall have the right without delay to institute proceedings may recover the full amount of said dela, together with interest, costs and ten per cent, as attentively feet, and all chains then due the Association in said proceedings may recover the first part agreets that a receive may at once he appointed by the count to take change of the mortgaged property and receive the cross and profits thereof, same to be held subject to the mortgage delt, after paying the costs of the receiverably.  And it is further stipulated and agreed, then any sums expended by asid Association for insurance of the property of ror payment to take change of the receiverably.  And it is further stipulated and agreed, then any sums expended by asid Association for insurance of the property of ror payment of taxes thereon, or the receiverable and as a sum of the receiverable.  IN WITNESS WHIRROF, the said DAML Week DAML BALL BALL BALL BALL BALL BALL BALL B  |  |   |
| STATE OF SOUTH CAROLINA,  Greenville County.  PERSONALLY appeared before me. Mary A. Mestatt.  sign, seal and as.  Let and deed deliver the within written deed, and that A.b.e, with.  WORN to before me, this.  day of Datterson.  (SEAL.)  Notary Public, S. C.  STATE OF SOUTH CAROLINA,  Greenville County.  I,  do hereby certify unto all whom it may concern that Mrs.  the wife of the within named.  did this day appear before me, and, upon being privately and separately examin by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and foreverence.   | said proceedings may recover the full amount of said debt, togethesaid party of the first part. And in such proceeding the party mortgaged property and receive the rents and profits thereof, And it is further stipulated and agreed, that any sums remove any prior encumbrance, shall be added to and constitute IN WITNESS WHEREOF, the said Dawie when hand, and seal the day a Witness: | ther with interest, costs and ten per cent, as attorneys' fees, and all claims then due the Association by y of the first part agrees that a receiver may at once be appointed by the court to take charge of the , same to be held subject to the mortgage debt, after paying the costs of the receivership. It is expended by said Association for insurance of the property or for payment of taxes thereon, or to e a part of the debt hereby secured, and shall bear interest at same rate.  Will Stradley has hereunto set and year first above written.  Samuel Will Stradley (SEAL) |
| STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. Mary A. Meshit and made oath that  |  | (SEAL)  |
| Greenville County.  PERSONALLY appeared before me. Many A. Meshitt and made oath that the saw the within name Courtie William Stralley.  sign, seal and as Lew Stralley.  sign, seal and as Lew Stralley.  SWORN to before me, this 25 th witnessed the execution thereof.  SWORN to before me, this 25 th SWORN to Dattable A. D. 192.2.  L. D. Patteriam (SEALL)  Notary Public, S. C.  STATE OF SOUTH CAROLINA, Greenville County.  I,  | L. V. Gatterson,   | (SEAL)  |
| Greenville County.  I,   | Greenville County.  PERSONALLY appeared before me Many Coarrie Wier Strable  sign, seal and as Lev S  SWORN to before me, this 25th.  day of October A. D. 192   | ct and deed deliver the within written deed, and that Ahe, with  witnessed the execution thereof.  22.  Mary R. Meshtl.   |
| the wife of the within named   | }  | RENUNCIATION OF DOWER.  |
| by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forev  | I,do hereby certify unto all whom it n   | nay concern that Mrs  |
| by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forev  |  |   |
| by me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forev  |  |   |
|  |  |   |
| THE PROPERTY OF THE PARTY TOTAL AND THE PARTY  |  |   |
| relinquish unto the within named MECHANICS PERPETUAL BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and Assigns, all h  |  |   |
| interest and estate, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.   |  |   |
| Given under my hand and seal, this   |  |   |
| day of   |  |   |
| Notary Public, S. C.   | Notary Public, S.  | C.  |