	1

TOGETHER with all and singular the Rights, Members,	, Hereditaments and Appurtenances	s to the said Premises belong	ing, or in anywise incident or appertaining,
TO HAVE AND TO HOLD all and singular the Premi	ises before mentioned unto the par	ty of the second part, its	successors and Assigns forever. And the
party of the first part hereby bind	hin self	nie	Heirs, Executors and
Administrators to warrant and forever defend all and singular γ			
party of the first part	xecutors, Administrators and Assig	ns, and every person whon	soever lawfully claiming, or to claim the
same or any part thereof.			

	Providing,	Nevertheless,	and on this	EXPRESS (CONDITION	, that if t	the said	party of	the firs	t part,	h				heirs or le	egal r	epresentatives,	
	1. 6	Coton dans mis		C								• •	1	••••		00		
													to the	said J	MECHANI	05 1	PERPETUAL	
BUILD	ING AND	LOAN ASSC	CIATION 1	the weekly in	nterest upon	Diy	2	f.c.c.	di	e d	۰. 							
								••••••	·* /	1					•			

per centum per annum until the 36th

Dollars, the policy of insurance to be made payable to the Association, then this deed shall be void. But if the said party of 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 said premises insured as aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days, or shall cease to be a member of said Association, then, and in such event, the said party of the second part shall have the right without delay to institute proceedings to collect said debt and to foreclose said mortgage, and in said proceedings may recover the full amount of said debt, together with interest, costs and ten per cent, as attorneys' fees, and all claims then due the Association by said party of the first part. And in such proceeding the party of the first part agrees that a receiver may at once be appointed by the court to take charge of the mortgaged property and receive the rents and profits thereof, same to be held subject to the mortgage debt, after paying the costs of the receivership.

And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or to remove any prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at same rate.

IN WITNESS WHEREOF, the said J. Id. Farally	has hereunto set. <u>X1</u>
$\frac{1}{1}$ hand	
Witness: <u>3</u> , <u>A</u> . <u>Lineth</u> 19 , <u>L</u> . <u>Cheaticass</u>	SEAL)
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me J. A. M.	and made oath thatbe saw the within named
$Q_{\lambda} = A_{\lambda} = A_{\lambda}$	the within written deed, and thathe, with
J.L. Marchanza	with and the constant in the set
SWORN to before me, this 2th, day of 22LA 1 C. M. A. D. 1923 Dak yn J. B. Stoven (SEAL.)	J'A, Drugth

RENUNCIATION OF DOWER. STATE OF SOUTH CAROLINA, Greenville County. I, <u>Meo. B. Quing</u> do hereby certify unto all whom it may concern that Mrs. <u>ALLELE FILLE</u> the wife of the within named. G. It. Finleydid this day appear before me, and, upon being privately and separately examined 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 forever relinquish unto the within named MECHANICS PERPETUAL BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and Assigns, all her 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. day of <u>March</u> <u>Hed</u>, <u>B. 9Cing</u> Notary Public, S. C. Recorded March 9th 1923