TOGETHER with all and singular the	e Rights, Members, Hereditaments an	nd Appurtenances to the said Premises belonging, o	r in anywise incident or appertaining,
TO HAVE AND TO HOLD all and	singular the Premises before mention	ed unto the party of the second part, its succes	sors and Assigns forever. And the
	, // ·	self his	
		s unto the party of the second part, its successor	
ν	4	rators and Assigns, and every person whomsoeve	
same or any part thereof.	,,, 	and the same that the same tha	tawany claiming, or to claim the
• •	ADDRES CONDITION that if the or	id accepts of the first part by 100 at	1. (
		aid party of the first part, h	
		se presents, pay or cause to be paid to the	
		L	
		per centum per annur	
series or class of shares of the capital stock of	of said Association shall reach the p	par value of one hundred dollars per share, as	ascertained under the By-Laws of
		and shall in all respects comply with the Constituti	
		id party of the first part, in accordance with t	• ,
shall keep all buildings on said premises misu	Taurlese	Association for a sum not less than	
such event, the said party of the second part is said proceedings may recover the full amount of said party of the first part. And in such proceedings property and receive the rents and And it is further stipulated and agree remove any prior encumbrance, shall be added IN WITNESS WHEREOF, the said	shall have the right without delay to f said debt, together with interest, conceeding the party of the first part diprofits thereof, same to be held did, that any sums expended by said to and constitute a part of the debt	sace of thirty days, or shall cease to be a member institute proceedings to collect said debt and ests and ten per cent, as attorneys' fees, and all agrees that a receiver may at once be appointed subject to the mortgage debt, after paying the confidence of the property or for the hereby secured, and shall bear interest at same	to foreclose said mortgage, and in claims then due the Association by by the court to take charge of the losts of the receivership. In payment of taxes thereon, or to rate.
hand se	al the day and year first above		Laudler (SEAL)
Witness:	·+1		(SEAL)
	uth.		(SEAL)
<u> </u>	arrison		(SEAL)
STATE OF SOUTH CAROLINA,)			
Greenville County.			
PERSONALLY appeared before me	6. U	Larrison and made oa	th that he saw the within named
	E S	6 Landler	
sign, seal and as	A Cast and deed deliver	the within written deed, and thathe, with	
Sign, sear and as	49 ~ 1 -+ 1	witnessed the execution thereof.	
SWORN to before me, this	20+1		
day of Ottober	A D 192 3	6. U/Z	arrison.
BB, Jm,	(SEAL.) tary Public, S. C.		
STATE OF SOUTH CAROLINA, Greenville County.			RENUNCIATION OF DOWER.
The Al Jall	eu		
do hereby certify un	to all whom it may concern that Mrs.	Matre Burns	6 Laudler
the wife of the within named	6 S 6 K	audler	
		did this day appear before me, and, upon being	
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 MARRITUAN BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and Assigns, all her			
the content and also all her right and alaim of Down of in or to all and singular the Promises within mantioned and released			
Given under my hand and seal, this			
day of Lalle	A. D. 192 3	Katie Bur	us 6 Laudler
Not	<i>,</i>		
	Recorded. UC	t. 27th 1923	