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per centum per annum, until the H S PR. series or class of shaves of the capital rock of said Association shall reach the per value of one bushford dellars per share, as ascernated under the By-laws of said Association, and shall then respor to said Association the sum of Little Little Association, and shall then respor to said Association the sum of Little Little Association and shall then resport to said Association the sum of Little Little Association for the said Constitution and By-laws shall keep all buildines on early promise insured in companies satisfactory, to the Association for a num net less thum.  Dellar, the pelloy of insurance to be made populate to the Association, then this deed shall be void. But if the said party of the first part, and the said of responsibility of the said operation of the said venerables made default in the proposent of the said weekly insured to a shall fall or refuse to keep the buildings on said remakes insured a softwared, or shall fall or refuse to keep the buildings on said remakes insured as afortwared, or shall fall or refuse to keep the buildings on said remakes insured as afortwared, or shall fall or refuse to keep the buildings on said remakes insured as afortwared, or shall fall or refuse to keep the buildings on said remakes insured as afortwared, or shall fall out to fall of the said of the said party of the first part. And in such precedings the party of the first part. And in such precedings the party of the first part. And in such precedings the party of the first part. And in such precedings the party of the first part. And in such precedings the party of the first parts and affects the Association by the said such proceedings the party of the first parts.  And it is further stipulated and agreed, that any sums expended by soil Association for insurance of the precedy or first parts and the said and the said as a said and deed deliver the within written deed, and that South party for the speak party to the said to the party to the said to the party to the	shall, on or before Saturday night of each week, from and after the date of these prese	nts, pay or cause to be paid to the said MECHANICS BUILDING AND LOAN
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Deliars, and pay all times when due, and shall in all/recovers comply with the Constitution and By-Laws of said Association as they now exist, or hereafter may be amended, and provided further, that the said control is all recovering the provided and the payment of the first sext, in accordance with the anial Constitution and By-Laws, shall keep all buildings on said generates incremed in companies saidstacturely to the Association for a sum not less finantial and the provided of the said veckely the best as aforesaid, or shall allow the fail to the said veckely the said and arterial control of the saids which provided as aforesaid, or shall make default in say of the association life in the payment of the said veckely fine the said as aforesaid, or shall allow the said party of the second jost shall have the right without shall not provided to called said that on the other shall allow the said party of the first part. And in such reveal jost shall have the right without shall not provided to the said that of t	series or class of shares of the capital stock of said Association shall reach the par va	lue of one hundred dollars per share, as ascertained under the By-Laws of
as they now exist, or becasive may be amended, and provided further, that the exist party of the first part, in aeroschaere with the said Constitution and By-Laws, shall keep all buildings on said premises insured in companies satisfactory to the Association, then this deed shall be void. But is the said party so the first part shall make default in the payment of the said weekly interest as airresaid, or shall fail or retize to keep the buildings on said premises insured as aforcated, or shall make default may of the absorable signatures for the space of thirty days, or shall create to be a member of shouldings on said premises insured as aforcated, or shall make default all may of the absorable signatures for the space of thirty days, or shall create to be a member of should dissociation, then this deed shall be void. But it is the said such crew, the said party of the first part all receives the party of the first part agrees and party of the first part agrees and party of the first part agrees that a receive may at once be agreeized by the count to take charge of the montaced property and receive the rests and provide this obselve with increase, other after against and the receivership.  And it is forther situation and as a secretary of the first part agrees that a receive may at once be agreeized by the count to take charge of the montaced property and receive the rests and provide the only, save the members of the after party of the first party of the first party agrees that a receiver may at a contract of the property of the party agree that a receiver may at a contract party of the first party agrees that a receiver may at a contract and provide the contract and provide the manufact and agreed that a provide the property of the party and party of the first party and an accordance of the property of the party and party of the first party and all the provides and party of the party and the party of		in all respects comply with the Constitution and By-Laws of said Association
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Deltar, the policy of insurance to be made payable to the Association, then this deed shall be void. But if the said party of the first part shall make default in any of the aforesaid stipulations for the space of thirty days, or shall cause to be a member of said Association, then this deed shall be void. But if the said party of the memory of the sound part shall have the right without delay to institute proceedings to collect said data and to forecate, and in such revent, the said party of the first part. And in such proceedings the party of the first part and the per cent, as attentions from all claims then into the Association by said party of the first part. And in such proceedings the party of the first part and the per cent, as attentions from all claims then into the Association by said party of the first part. And in such proceedings the party of the first part and the open cent, as attentions from particular the intention of the property or for payment of the cents and profits thereoft, same to the brid subject to the mortgage days for payming the courts of the recticerability.  And it is further stipulated and agreed, that any turns expended by said Association for insurance of the property or for payment of traces thereon, or to remove any price membershame, that he added to and constituge a part of the delay should be are insurered at some rate.  IN WITNESS WHEREOF, the said.  And and seal		
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Witness:  Witness:  Lela Cleland  (SHAL)  Dabyus B. Staces  (SEAL)  STATE OF SOUTH CAROLINA)  Greenville County.  PERSONALLY appeared before me. A clead deliver the within written deed, and that S. he saw the within named  sign, seal, and as.  Lead  A. D. 192.  A. D. 192.  Warnessed the execution thereof.  SWORN to before me, this.  J. Staces  Notary Public, S. C. (SEAL)  STATE OF SOUTH CAROLINA,  Greenville County.  I. Dabyus B. Staces  A. D. 192.  A. D. 19	party of the first part shall make default in the payment of the said weekly interest as as aforesaid, or shall make default in any of the aforesaid stipulations for the space of such event, the said party of the second part shall have the right without delay to institute said proceedings may recover the full amount of said debt, together with interest, cost said party of the first part. And in such proceedings the party of the first part agree the mortgaged property and receive the rents and profits thereof, same to be held subject.  And it is further stipulated and agreed, that any sums expended by said Association any prior encumbrance, shall be added to and constitute a part of the debt hereby security.	aforesaid, or shall fail or refuse to keep the buildings on said premises insured of thirty days, or shall cease to be a member of said Association, then, and in the proceedings to collect said debt and to foreclose said Mortgage, and in a sand ten per cent. as attorney's fees, and all claims then due the Association by the state a receiver may at once be appointed by the court to take charge of to the mortgage debt, after paying the costs of the receivership.  On for insurance of the property or for payment of taxes thereon, or to remove ed, and shall bear interest at same rate.
Witness:  Witness:  Lela Cleland  (SHAL)  Dabyus B. Staces  (SEAL)  STATE OF SOUTH CAROLINA)  Greenville County.  PERSONALLY appeared before me. A clead deliver the within written deed, and that S. he saw the within named  sign, seal, and as.  Lead  A. D. 192.  A. D. 192.  Warnessed the execution thereof.  SWORN to before me, this.  J. Staces  Notary Public, S. C. (SEAL)  STATE OF SOUTH CAROLINA,  Greenville County.  I. Dabyus B. Staces  A. D. 192.  A. D. 19	IN WITNESS WHEREOF, the said G. Deal	haS hereunto set Lia
Witness:  Sula Cleland  (SEAL)  Define B. Stock  STATE OF SOUTH CAROLINA.  Greenville County.  PERSONALLY appeared before me. And deed deliver the within written deed, and that S. he saw the within named sign, seal, and as he had a sact and deed deliver the within written deed, and that S. he, with  D. B. Stock  SWORN to before me, this. STATE OF SOUTH CAROLINA.  Oreenville County.  I. Dakens B. Stock (SEAL)  Notary Public, S. C.  STATE OF SOUTH CAROLINA.  Greenville County.  I. Dakens B. Stock a potant factor of the within named for the within named mechanics 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 refinquish unto the within named MECHANICS 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.		
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me. A. D. 192.5.  WORN to before me, this STATE OF SOUTH CAROLINA, Notary Public, S. C. (SEAL.)  STATE OF SOUTH CAROLINA, Greenville County.  STATE OF SOUTH CAROLINA, Greenville County.  I. Dake 1 10. State 1 1		GEAL)
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Sula Claud and made oath that 5 he saw the within named  sign, seal, and as act and deed deliver the within written deed, and that 5 he, with  witnessed the execution thereof.  SWORN to before me, this STA  A. D. 192 5  Notary Public, S. C. (SEAL.)  STATE OF SOUTH CAROLINA, Greenville County.  I. Dak you By Journal (SEAL.)  STATE OF SOUTH CAROLINA, Greenville County.  I. Dak you By Journal (SEAL.)  John hereby certify unto all whom it may concern that Mrs.  May provide the within named A. A. D. 192 5  did 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 reclinquish unto the within named MECHANICS 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.		(SEAL.)
STATE OF SOUTH CAROLINA, Greenville County.  PERSONALLY appeared before me Sula Cleland and made oath that S. he saw the within named sign, seal, and as act and deed deliver the within written deed, and that S. he, with witnessed the execution thereof.  SWORN to before me, this 137h writnessed the execution thereof.  SWORN to before me, this 137h Shares (SEAL)  Notary Public, S. C. SEAL)  STATE OF SOUTH CAROLINA, Greenville County.  I. Daky B. Stouer, a notary Curbin for Merchanical States of the within named and hereby certify unto all whom it may concern that Mrs. Mady 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 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.		(SEAL.)
Greenville County.  PERSONALLY appeared before me Sula Cleland and made oath that She saw the within named sign, seal, and as act and deed deliver the within written deed, and that She, with witnessed the execution thereof.  SWORN to before me, this 197 H.  A. D. 192 S.  A. D. 192		
sign, seal, and as has act and deed deliver the within written deed, and that She, with  SWORN to before me, this States (SEAL.)  A D. 1925  AND 1925  AND 1925  AND 1925  AND 1925  AND 1925  STATE OF SOUTH CAROLINA, Greenville County.  I Dak yns B States a notary Public for Security of the within named Mechanics and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within named MECHANICS 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.	Greenville County.	and made oath that She saw the within named
SWORN to before me, this 15 Fh  day of a beginn 19. Stock (SEAL.)  STATE OF SOUTH CAROLINA,  Greenville County.  I, Dakeyns 13. Stock, a notary Public, S. C.  STATE of the within named.  I, Dakeyns 13. Stock, a notary Public for Seenville County.  I, do hereby certify unto all whom it may concern that Mrs.  Many County for the within named.  Idid 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 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.	1)	
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SWORN to before me, this 15 Th  day of May 13 State (SEAL.)  STATE OF SOUTH CAROLINA, Greenville County.  I. Dakyns B. Stown, a notary Public for South Mrs.  To hereby certify unto all whom it may concern that Mrs.  Motary Public for Dower.  The wife of the within named.  Midd 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 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.		
STATE OF SOUTH CAROLINA,  Greenville County.  I. Dakeyne B. Stoule, a notary Public of the within named.  Motary Public, S. C.  STATE OF SOUTH CAROLINA,  Greenville County.  I. Dakeyne B. Stoule, a notary Public of the within named.  Motary Public, S. C.  STATE OF SOUTH CAROLINA,  Greenville County.  I. Dakeyne B. Stoule, a notary Public of the Within named.  Mother by certify unto all whom it may concern that Mrs.  Motary Public, S. C.  And 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 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.		
Greenville County.  I. Dakeyns B. Stower, a notary Public for S. E.  do hereby certify unto all whom it may concern that Mrs. Many and Deal  the wife of the within named.  did 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 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 A. D. 192. 5	Ciela Cleland
the wife of the within named.  did 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 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.	STATE OF SOUTH CAROLINA, )	RENUNCIATION OF DOWER.
the wife of the within named	Greenville County.	
the wife of the within named	I. Dakejns B. Stouer, an.	stary Cublin for S. E.
the wife of the within named	do hereby certify unto all whom it may concern that Mrs	Jarty a. neal
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 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.		<i>F</i>
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 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.	the wife of the within named 4 a. Meal	
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relinquish unto the within named MECHANICS 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.		
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day of May B. Stover (SEAL.)  Notary Public, S. C.  Recorded May 15 Th at 12! 14 P. M., 1925	series and also all has sinke and status of Dames of the series at a terrority star Dames	
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