TOGETHER with all and singular the Rights TO HAVE AND TO HOLD, all and singul	.t D ! . f wantioned	1 upto the party of the second D	art, its successors and assigns lovever.	And the party
TO HAVE AND TO HOLD, all and singul	Mora sel	f	its auscessore and assigns from and a	egainst the party
Administrators, to warrant and forever defend all	and singular the said Premises un	nto the party of the second part,	oreon whomeoever lawfully claiming	or to claim the
of the first part Lis	Heirs, Executors, Administra	ators and Assigns, and every p	erson whomsoever lawrung clamming,	
same, or any part thereof.			heirs or legal	1 representatives,
Providing, Nevertheless, and in this EXPRE	SS CONDITION, That if the sa	aid party of the first part, h	A the said MECHANICS BUILDIN	IG AND LOAN
shall, on or before Saturday night of each week, fi	om and after the date of these p	presents, pay or cause to be paid	to the said MECHANICO BOING	
shall, on or before Saturday night of each week, for ASSOCIATION the weekly interest upon	unty-Three	runuud	Dollars at	the rate of eight
				Λ
		pei	centum per annum, until the 5	By-Laws of said
series or class of shares of the capital stock of s	aid Association shall reach the pr	ar value of one hundred dollars	ndrd	
TO 1	u 1 all tower when di	te and shall in all respects comp.	ly with the Constitution and 25	
	the second second second	11 party of the first part, in a	ccordance with the said Constitution at	ita by same,
as they now exist, or hereafter may be amended keep all buildings on said premises insured in co	and provided further, that the	surd purey and lose that	\$2250,00	
keep all buildings on said premises insured in co	mpanies satisfactory to the Association	ciation for a sum not less tha		,
party of the first part shall make default in the aforesaid, or shall make default in any of the event, the said party of the second part shall have ceedings may recover the full amount of said departy of the first part. And in such proceedings property and receive the rents and profits there. And it is further stipulated and agreed, the any prior encumbrance, shall be added to and on the interest of the said. Witness: Bliggheth Day J. B. Morgan.	payment of the said weekly inter- aforesaid stipulations for the spa- re the right without delay to in- gebt, together with interest, costs: the party of the first part agrees ref, same to be held subject to the mat any sums expended by said A- constitute a part of the debt here with the debt here with the day and year first and seal, the day and year first	acce of thirty days, or shall cease astitute proceedings to collect said and ten per cent, as attorney's at that a receiver may at once be the mortgage debt, after paying Association for insurance of the eby secured, and shall bear interest above written.	to be a member of said Association, d debt and to foreclose said Mortgage fees, and all claims then due the appointed by the court to take charge the costs of the receivership. property or for payment of taxes the rest at same rate. She hereunto set Luci	then, and in such e, and in said pro- Association by said e of the mortgaged ereon, or to remove (SEAL.)
STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me	act and deed deliver the w	Vitiliii Witten deed, days		aw the within named
SWORN to before menthis. J.B. Margus Novary	24	Elizah	eth Daven	pot.
STATE OF SOUTH CAROLINA, }	and the second s			
Greenville County.		a soutarie	Public	
STATE OF SOUTH CAROLINA, Greenville County. I,	. Margan.	Cara Lee	Lacount	
do hereby certify unto all	whom it may concern that Mrs.			
	2 La A ayent			
the wife of the within named	J. davound	AiA this day annear h	efore me, and, upon being privately a	nd separately examin
		did this of any perso	n or persons whomsoever, renounce, re	clease and louis
by me, did declare that she does freely, vo	untarily and without any compul-	sion, dread or lear of any person	C., its successors and assigns, all her	interest and estate, a
. :dia named MECHANIC	S BUILDING AND LUAN AS	3001111011, 0		
also all her right and claim of Dower of, in	or to all and singular the Prem	ises within mentioned and relea		and the second
also all her right and claim of Dower of, in Given under my hand and seal, this	24 day of) St A. D. 192. S Jan. (SEAL.) y Public, S. C.	Cara	Lee Lacou	nt.
Au mis	4 24 th 192 8, at	5130 o'oclock	<u></u> . м.	
Recorded All garages	-			

Ž