	5 1 2 2
TO HAVE AND TO HOLD, all and singular, the Premises before mentioned unto the party of the second part, its successors and assigns forever. And the party of the first part hereby bind 5	
Administrators, to warrant and forever defend all and singular the said Premises unto the party of the second part, its successors and assigns, from and against the party	
of the first part Their successions, Executors, Administrators and Assigns, and every person whomsoever lawfully claiming, or to claim the	
Providing, Nevertheless, and in this EXPRESS CONDITION, That if the said party of the first part, the bear the	
shall, on or before Saturday night of each week, from and after the date of these presents, pay or cause to be paid to the said MECHANICS BUILDING AND LOAN	
ASSOCIATION the weekly interest upon Mousiand and Mousian	
Dollars, at the rate of eight	
per centum per annum, until the 62.22.d.	
series or class of shares of the capital stock of said Association shall reach the par value of one hundred dollars per share, as ascertained under the By-Laws of said Association, and shall then repay to said Association the sum of wenty housand	
Dollars, and pay all taxes when due, and shall in all respects 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 party of the first part, in accordance with the said Constitution and By-Laws, shall	
keep all buildings on said premises insured in companies satisfactory to the Association for a sum not less than #20,000 fire, #16,000 or	nado,
Dollars, the policy of insurance to be made payable to the Association, then this deed shall be void. But if the said	12 mg
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 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 pro-	•
ceedings may recover the full amount of said debt, together with interest, costs and ten per cent, as attorney's fees, and all claims then due the Association by said	
party of the first part. And in such proceedings 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 pate	
() I m / m / () nuch, I	a church
IN WITNESS WHEREOF, the said Justin and Juncties, have hereunto set the melthodist hand and seal S, the day and year first above written by; a, b. Samples, Castor Seal)	@piscopal
(Mag) H la William as (CEAT)	Real
Witness: I from ay (Seal)	
Muile Choice John Hollown (SEAL.)  11 m J. Timmons, John Galfour, (SEAL.)	
J. J	
STATE OF SOUTH CAROLINA, (Seel)	
Greenville County.	1 3
and made coth that the same the mithin named	
PERSONALLY appeared before me	
PERSONALLY appeared before me	
sign, seal, and asact and deed deliver the within written deed, and thathe, with	
sign, seal, and as	
sign, seal, and asact and deed deliver the within written deed, and thathe, with	
sign, seal, and as	
sign, seal, and asact and deed deliver the within written deed, and thathe, with	
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