TOGETHER with all and singular the I TO HAVE AND TO HOLD, all and s	- ,				
of the first part hereby bind					
Administrators, to warrant and forever defend					
of the first part his					
same, or any part thereof.		•			
Providing, Nevertheless, and in this EX	CPRESS CONDITION, That if the	he said party of the first pa	art, h <u>is</u>	heirs or legal rep	presentatives,
shall, on or before Saturday night of each we					
ASSOCIATION the weekly interest upon					
				,	
series or class of shares of the capital stock	of said Association shall reach th	ne par value of one hundred	d dollars per share, as ascerta	ained under the By-I	laws of said
Association, and shall then repay to said Asso	ociation the sum of	Luo	Kund	ud	
	Dollars, and pay all taxes when		* · · · · · · · · · · · · · · · · · · ·		
as they now exist, or hereafter may be amer					
keep all buildings on said premises insured in					
neep an bandings on said promote insured in			*		6
	Dollars the policy of insu	rance to be made payable to	the Association then this de	ed shall be void. Br	ıt if the said
party of the first part shall make default in a aforesaid, or shall make default in any of the event, the said party of the second part shall ceedings may recover the full amount of said party of the first part. And in such proceeding property and receive the rents and profits the And it is further stipulated and agreed any prior encumbrance, shall be added to and IN WITNESS WHEREOF, the said	the aforesaid stipulations for the shave the right without delay to d debt, together with interest, cost mgs the party of the first part agreement agree to be held subject to d, that any sums expended by said ad constitute a part of the debt he	space of thirty days, or shall institute proceedings to collets and ten per cent, as attracted that a receiver may at continuous the mortgage debt, after put Association for insurance ereby secured, and shall bear	Il cease to be a member of sa lect said debt and to foreclose orney's fees, and all claims once be appointed by the court baying the costs of the receiver of the property or for paymen	aid Association, then, e said Mortgage, and then due the Associa to take charge of the rship. nt of taxes thereon, of	and in such in said pro- ation by said he mortgaged
hand			·		
	and scarming the day and year in	•	S. E. M	RIMAN	/ (&EAI )
Witness:	Butler				
I P Ph	(a + ham)	······································			
	And the second s	Space in president and in the contract of the	BOOK 1812 Million and the figure names and the resolution and the second and the	As an individual way and the first of the order of the second of the sec	OHITH.
STATE OF SOUTH CAROLINA,					
Greenville County.			. 1		
PERSONALLY appeared before me		).	LLL) and made oath t		
sign, seal, and as Air	act and deed deliver the w	within written deed, and tha	t	Z. M	lath
SWORN to before me, this	day of				
november		0 = 0	sy Left	A +1.	1
Notary	Public, S. C.	MINA		- Factorial Contraction	~
manufacture of the superior and the supe	welling to the second of the s	en e	V	RENUNCIATION C	·····································
STATE OF SOUTH CAROLINA, Greenville County.		•	•	RENUNCIATION	or bower.
Greenvine County.	Chestham	) M. L.			
do hereby certify unto all		10 1	e W. Marg		
do nereby certify unto an	whom it may concern that mis				
the wife of the within named.	Margan	/ /			
the wife of the within named	- Jan Ligar		before me, and, upon being		
by me, did declare that she does freely, volu					1.0
quish unto the within named MECHANICS				io, wir ner miterest di	a court, and
also all her right and claim of Dower of, in	,	es within mentioned and rel	cascu.		
Given under my hand and seal, this	A. D. 192. 9		,	<u>ት</u> እን	
J. L. Cheathar Notary	A. D. 192 9 (SEAL.)	Bla	nche W. 1	'llorgan	<u>/</u>
Recorded	<i>y.</i> 4, 192, 9, at	Hit a o'ocloc	k , M.	*	