•			mises belonging, or in anywise incident or appertaining. part, its successors and assigns forever. And the party of the
	,		s successors and assigns, from and against the party of the first
			d every person whomsoever lawfully claiming, or to claim the
same, or any part thereof.			
Providing Nevertheless, and in this EX	PRESS CONDITION. That if th	ne said party of the first part, h. A.	heirs or legal representatives
			aid MECHANICS BUILDING AND LOAN ASSOCIATION
	`		Dollars, at the rate of eight
			er centum per annum, until the 68
			er share, as ascertained under the By-Laws of said Association
and shall then repay to said Association the si	of said Association shall reach the	He is Clark	er sinite, as ascertained dider the by 2000 or old rises and
			comply with the Constitution and By-Laws of said Association
is they now exist, or hereafter may be amende	d, and provided further, that the	said party of the first part, in accord	rdance with the said Constitution and By-Laws, shall keep al.
			yteen Hundred
			of the first part shall make default in the payment of the said
of thirty days, or shall cease to be a member of s to collect said debt and to foreclose said Morta fees, and all claims then due the Association by the court to take charge of the mortgaged proper	said Association, then, and in such gage, and in said proceedings may said party of the first part. And erty and receive the rents and profit that any sums expended by said.	event, the said party of the second precover the full amount of said delin such proceedings the party of the ts thereof, same to be held subject to Association for insurance of the pro-	make default in any of the aforesaid stipulations for the space part shall have the right without delay to institute proceedings of, together with interest, costs and ten per cent., as attorney's e first part agrees that a receiver may at once be appointed by the mortgage debt, after paying the costs of the receivership, perty or for payment of taxes thereon, or to remove any prior
IN WITNESS WHEREOF, the said	part of the deot hereby secured, a	and shall bear interest at the same ra	
			ha \ hereunto set
Land	hand and seal	The day and year first above	4 11
Witness:			(0010)
Margy July	M.C.C.		(SEAL)
LICK! I ALALAA	<i>m</i>		(SEAL)
STATE OF SOUTH CAROLINA, Greenville County.			
PERSONALLY appeared before me	Horkel	e Bullio	and made oath that She saw the within named
			e, with
احديد		witne	essed the execution thereof.
SWORN to before me, this	day of		
L. L. Cheatha	A. D., 19 (SEAL)	LCa.	ing Lee Buller
TATE OF SOUTH CAROLINA,			RENUNCIATION OF DOWER.
Greenville County	. /		
1, Tite (hea	tham a	Ilatang.	gullio.
		om it may concern that Mrs.	Panie M. Hook
·	, /1		
e wife of the within named	J. Hork	ر م	
			pear before me, and, upon being privately and separately
			person or persons whomsoever, renounce, release and forever
•			successors and assigns, all her interest and estate, and also all
			anceconto and assigna, an ner interest and estate, and also di
er right and claim of Dower of, in or to all and	المنتعد	oned and released.	
Given under my hand and seal, this Ala Ma Notary	A. D., 19 A. D., 19 Public, S. C.	Lan	crie Id. Haake
		3/ / / / / /	7 /
Recorded / Aa Ch	/	19 4, at //	2 5 o'clock M.