TOGETHER with all singular the Rights, Members, Hereditaments	and Appurtenances to the said Premises be	elonging, or inanywise incident or appertaining,
TO HAVE AND TO HOLD all and singular the Premises before m	entioned unto the party of the second part	, its successors and Assigns forever. And the
party of the first part hereby binded hereby	self Jus	Heirs, Executors and
Administrators to warrant and forever defend all and singular the said Pre-	ni es unto the party of the second part, it	s successors and assigns, from and against the
party of the first part. Lies Heirs Executors, Admin	istrator, and Assigns, and every person w	rhomsoever lawfully claiming, or to claim the
same or any part thereof.		
Providing, Nevertheless, and in this EXPRESS CONDITION, that	if the said party of the first part, h	heirs or legal representatives,
shall, on or before Saturday night of each week, from and after the date of	these present, pay or cause to be paid to the	ne said MECHANICS PERPETUAL BUILD-
ING AND LOAN ASSOCIATION the weekly interest upon	sur hundred	
		Dollars, at the rate of eight
		centum per annum until the 4 lat
series or class of shares of the capital stock of said Association shall reach	the par value of one hundred dollars pe	r share, as ascertained under the By Laws of
said Association, and shall then repay to said Association the sum of	Fred heads	· 8
Dollars, and pay all taxes when due, and		
as they now exist, or hereafter may be amended, and provided further, that	t the said party of the first sart, in accord	lance with the said Constitution and By-Laws,
shall keep all buildings on said premises insured in companies satisfactory	o the Association for a sum not less than	
Fifteen Luca	lred	
party of first part shall make default in the payment of the said weekly it as aforesaid, or chall make default in any of the aforesaid stipulations for such, even the second part shall have the right without said prochable of the second part shall have the right without said prochable of the second part shall have the right without said prochable of the second part shall have the right without said prochable of the second part shall have the right without said prochable of the second part shall be added to and constitute a part the said.	the space of thirty days, or shall cease to delay to institute proceedings to coll. t sal interest, costs and ten percent, as attorney, part agrees that a receiver may at once be held subject to the mortgage debt, after said Association for insurance of the pro- of the debt hereby secured, and shall be	be a member of said Association, then, and in id debt and to foreclose said mortgage, and in s'fees, and all claims then due the Association by e appointed by the court to take charge of the paying the costs of the receivership. perty or for payment of taxes thereon, or to ar interest at same rate.
Witness:  Julia S, Charles		8 Pearson (SEAL)
Runa M. Bealy		(SEAL)
008	within written deed, and thathe, withwitnessed the execution thereof.	I made oath that The saw the within named  Access M. Beaty  Dulia D. Charles
STATE OF SOUTH CAROLINA,		RENUNCIATION OF DOWER.
Greenville County. Beaty		
1, Musa M. Bealy	w Inne A	Pearson
do hereby certify unto all whom it may concern the	it Mrs	
08 0	are on	
the wife of the within named	all Land Val. M.	pon being privately and separately examined
***************************************		
by me, did declare that she does freely, voluntarily and without any comprelinquish unto the within named MECHANICS PERPETUAL BUILD	ING AND LOAN ASSOCIATION of Gr	eenvilee, S. C., its successors and Assign all her
relinquish unto the within named MECHANICS PERPETUAL BUILD	all and singular the Premises within me	entioned and released.
interest and estate, and also all her right and claim of Dower of, in or to Given under my hand and seal, this		Prece a Cearson
day of April A. D. 192 4  A. D. 192 4  A. D. 192 4  Notary Public, S. C.		
Recorded	april 14th 192	4