taining.			econd part, its successors and assigns forever. And the
		// •	Heirs, Executors and
	The second secon		part, its successors and assigns, from and against the
.//:			person whomsoever lawfully claiming, or to claim the
same, or any part thereof.		s and 11331gns, and every	yellon whomsoorer navinny channels, or to omin the
	DDECC CONDITION That if the	anid porter of the first part	heirs or legal representatives,
•			be paid to the said MECHANICS BUILDING AND
snail, on or before Saturday night of each wee	k, from and after the date of these f	bresents, pay or cause to t	aduld
LOAN ASSOCIATION the weekly interest	upon C		
			Dollars, at the rate of eight
			per centum per annum, until the 56 th
series or class of shares of the capital stock of	f said Association shall reach the part	r value of one hundred do	llars per share, as ascertained under the By-Laws of
said Association, and shall then repay to said	Association the sum of	way o	ine hundred
Dollar	s, and pay all taxes when due, and	shall in all respects comply	with the Constitution and By-Laws of said Association
			n accordance with the said Constitution and By-Laws,
			ess than
Duty Dener	v hundula		
party of the first part shall make default in the as aforesaid, or shall make default in any of the such event, the said party of the second part is said proceedings may recover the full amount by said party of the first part. And in such part mortgaged property and receive the rents	the payment of the said weekly interest the aforesaid stipulations for the spatial have the right without delay to sof said debt, together with interest, roceedings the party of the first part and profits thereof, same to be that any sums expended by said Assis constitute a part of the debt hereby	st as aforesaid, or shall fail ce of thirty days, or shall dinstitute proceedings to co costs and ten per cent, as agrees that a receiver may held subject to the mortganociation for insurance of the secured, and shall bear into	ciation, then this deed shall be void. But if the said or refuse to keep the buildings on said premises insured cease to be a member of said Association, then, and in llect said debt and to foreclose said Mortgage, and in attorney's fees, and all claims then due the Association at once be appointed by the court to take charge of the ge debt, after paying the costs of the receivership. The property or for payment of taxes thereon, or to remove erest at same rate.
		. //	nereunto set
	d seal, the day and year first ab	ove written.	a hair land
Witness: Borone			enally (SEAL)
The the			(SEAL.)
			(SEAL.)
STATE OF SOUTH CAROLINA,)			
Greenville County.			
PERSONALLY appeared before me.	D. O Boron	igha	
George Va	Schaefer		
sign, seal, and as his	a and deed deliver the within	written deed, and that	.he, with
F. L. Chear	than		
SWORN to Defore me, this	0 th day of		
	A. D. 192.	5.0	45
V J O NEARLY ON Notary P	Public, S. C. (SEAL.)	() e	Eowougho
	• •		$m{m{m{m{m{m{m{m{m{m{m{m{m{$
STATE OF SOUTH CAROLINA,)			RENUNCIATION OF DOWER.
Greenville. County			
1, <u> </u>	latham	\mathcal{N}_{\cdot} (\mathcal{P}_{\cdot}	-
do hereby certify unto all w	hom it may concern that Mrs.	naue L	chaefer
		···	
the wife of the within named	I Schalfe	4	
		did this day appear before	e me, and, upon being privately and separately examined
by me, did declare that she does freely, volu	ntarily and without any compulsion,	dread or fear of any perso	n or persons whomsoever, renounce, release and forever
	· ·		, S. C., its successors and assigns, all her interest and
estate, and also all her right and claim of Do			
Given under my hand and seal, this	0,14/		
Jol John Marie Mar	A. D. 192	maria	Sal - a low
X. L. (Office ather Notary Pul	olic, S. C.	"I'Wall	genalfer.
To land	21st 2 . 6	2151 avaluati	Que V
Recorded L	194.(.), at	U CIOCKمور	·