MO TIATE AND TO HOLD all and	singular the Premises before mentioned un	tenances to the said Premises belonging, or to the party of the second part, its successor	rs and assigns forever. And the party
of the first part hereby bind	hin self		Heirs, Executors, and
Administrators, to warrant and forever defe	nd all and singular the said Premises unto t	the party of the second part, its successors a	nd assigns, from and against the party
of the first part	Heirs, Executors, Administrators	s and Assigns, and every person whomsoe	ver lawfully claiming, or to claim the
same, or any part thereof.		his	
Providing, Nevertheless, and in this E	EXPRESS CONDITION, That if the said 1	party of the first part, h	heirs or legal representatives,
shall on or before Saturday night of each v	week, from and after the date of these prese	nts, pay or cause to be paid to the said MI	CHANICS BUILDING AND LOAN
ASSOCIATION the weekly interest upon	Swenty-sere	u Hundre	Dollars, at the rate of eight
		per centum per ar	num, until the 63rd
		t s tourd dellars per chare as	accertained under the By-Laws of said
series or class of shares of the capital stoc	k of said Association shall reach the par vi	the senen Str	udsed
Association, and shall then repay to said A	ssociation the sum of	1 1 1 1 2 21 respects comply with the Cons	ritution and By-Laws of said Association
	Dollars, and pay all taxes when due, a	nd shall in all respects comply with the	•
as they now exist, or hereafter may be an	nended, and provided further, that the said	party of the first part, in accordance with	De Lise
keep all buildings on said premises insured	in companies satisfactory to the Association	on for a sum not less than	
2000 10000	Dollars, the policy of insurance to		
event, the said party of the second part sho ceedings may recover the full amount of s party of the first part. And in such process property and receive the rents and profits And it is further stipulated and agr	f the aforesaid stipulations for the space of all have the right without delay to institute said debt, together with interest, costs and together to the first part agrees that a thereof, same to be held subject to the med, that any sums expended by said Associand constitute a part of the debt hereby so the first part agrees.	the proceedings to collect said debt and to re- tien per cent, as attorney's fees, and all of a receiver may at once be appointed by the cortgage debt, after paying the costs of the lation for insurance of the property or for	claims then due the Association by said e court to take charge of the mortgaged receivership. payment of taxes thereon, or to remove
	and seal, the day and year first abo		
nand	and seat, the day and year hist aso	M. C. Bus	Her (SEAL.)
Witness:	Butler		(SEAL.)
	ham		(SEAL.)
sign, seal, and as his SWORN to before me, this The heat	act and deed deliver the within	written deed, and that Dhe, with	
	and the second of the second o	and the second of the second o	RENUNCIATION OF DOWER.
STATE OF SOUTH CAROLINA, Greenville County.		as a	
	7. L. Cheatha	u, Il. J.	
do hereby certify unt	o all whom it may concern that Mrs.	anela Dutler	
the wife of the within named	n. la Butler		
		did this day appear before me, and, up	on being privately and separately examined
has me did declare that she does freely	, voluntarily and without any compulsion, d	read or fear of any person or persons whom	asoever, renounce, release and forever relin-
by me, and declare that she does freely	NICS BUILDING AND LOAN ASSOCIA	TION, of Greenville, S. C., its successors	and assigns, all her interest and estate, and
quish unto the within hamed 12700223	of, in or to all and singular the Premises wi	thin mentioned and released.	
	aig day of \		Butles
J. T. Wheat	St. 1929, at 2	: /// o'orlockM.	
Recorded	0 M 192 9 , at 2	U UCIUCK	