TOGETHER with all and singular, the Right	s, Members, Hereditar	ments and Appurtena	nces to the said Premi	ses belonging, or in any	wise incident apper-
taining. TO HAVE AND TO HOLD, all and singular,	the Promises before	mentioned unto the r	party of the second na	rt its successors and as	ssigns forever. And
				Heirs, Executors,	
the party of the first part hereby bind 8 to warrant and forever defend all and singular the s					
				erson whomsoever lawf	
claim the same, or any part thereof.					
Providing, Nevertheless, and in this EXPRES	S CONDITION. That	if thesaid party of t	he first part, h 1s	heirs or legal represer	ntatives, shall, on or
before Saturday night of each week, from and after	the date of these pre	esents, pay or cause	to be paid to the sa	id MECHANICS BUIL	DING AND LOAN
ASSOCIATION the weekly interest upon					
series or class of shares of the capital stock of said	Acceptation chall rea	och the par value of	one hundred dollars pe	er annum, until theer or share, as ascertained	under the By-Laws
of said Association and shall then repay to said Ass					
				titution and By-Laws of	
they now exist, or hereafter may be amended, and p					
shall keep all buildings on said premises insured in					
shall keep all buildings on said premises insured in					
the policy of insurance to be made payable to the payment of said weekly interest as aforesaid, or sha of the aforesaid stipulations for the space of thirty second part shall have the right without delay to inst the full amount of said debt, together with interest, part. And in such proceedings the party of the fir property and receive the rents and profits thereof, And it is further stipulated and agreed, that a to remove any prior encumbrance, shall be added to IN WITNESS WHEREOF, the said	Association, then this all fail or refuse to kee a days, or shall cease stitute proceedings to costs and ten per cents part agrees that a same to be held subjectly sums expended by and constitute a part	deed shall be void. sep the buildings on a to be a member of collect said debt and nt., as attorney's fees, a receiver may at on ject to the mortgage y said Association for of the debt hereby se	But if the said party said premises insured said Association, there to foreclose said Morand all claims then duce be appointed by the debt, after paying the reinsurance of the procedured, and shall bear	of the first part shall as aforesaid, or shall real, and in such event, the transfer and in said process the Association by same court to take charge costs of the receivers perty or for payment of interest at the same ra	make default in the make default in any make said party of the medings may recover aid party of the first the of the mortgaged mip. of taxes thereon, or te.
hand					
Witness:)	·			(Seal)
Daisy Lee Butler,			D. C. Jo	nes,	(Seal)
L. M. Mahon,					
STATE OF SOUTH CAROLINA,					
Greenville County.				•	
PERSONALLY appeared before me					
sign, seal and as his act and deed deliver L. M. Mahon					
SWORN to before me, this 13th	day of	wronessed the	execution uncreof.		
August A. D., 19	32	Daisy	Lee Butler.		
L. M. Mahon,	(Seal)				-
Notary Public, S. C.					
STATE OF SOUTH CAROLINA, }				RENUNCIA	TION OF DOWER.
Greenville County.	Duble des C				
I, L. M. Mahon, Notary					
do hereby c	ertify unto all whom i	it may concern that I	Mrs.	0 0110 0 ,	
the wife of the within named. D. C. Jones					
examined by me, did declare that she does freely, vol					
and forever relinquish unto the within named MECHA					
terest and estate, and also all her right and claim of		II and singular the Pi	remises within mentior	ea ana rei c asea.	
Given under my hand and seal, this 13th					
L. M. M ahon, Notary Public, S	A. D., 19 32	<u>M</u>	rs. Annie Fra	dy Jones,	
L. M. Mahon,	(SEAL)				
NATOWIT DITHITA	'. C .				