	aments and Appurtenances to the said Premises belonging, or in anywise incident apper-
	mentioned unto the party of the second part, its successors and assigns forever. And
the party of the first part hereby bind s its	self 1ts successors or assigns
	e party of the second part, its successors and assigns, from and against the party of
	Administrators and Assigns, and every person whomsoever lawfully claiming, or to
claim the same, or any part thereof.	its successors or assigns.
Providing, Nevertheless, and in this EXPRESS CONDITION, That before Saturday night of each week, from and after the date of these provided interest upon Five thousand .	t if thesaid party of the first part, hers or legal representatives, shall, on or resents, pay or cause to be paid to the said MECHANICS BUILDING AND LOAN five hundred and no/100
	Dollars, at the rate of eight
	per centum per annum, until the 78th
	ach the par value of one hundred dollars per share, as ascertained under the By-Laws
of said Association and shall then repay to said Association the sum of	Five thousand, five hundred
Dollars, and pay all taxes when due, and	d shall in all respects comply with the Constitution and By-Laws of said Association as
shall keep all buildings on said premises insured in companies satisfac	the said party of the first part, in accordance with the said Constitution and By-Laws, tory to the Association for a sum not less than \$12,500.00 fire insurance
the policy of insurance to be made payable to the Association, then this payment of said weekly interest as aforesaid, or shall fail or refuse to ke of the aforesaid stipulations for the space of thirty days, or shall cease second part shall have the right without delay to institute proceedings to the full amount of said debt, together with interest, costs and ten per cerpart. And in such proceedings the party of the first part agrees that property and receive the rents and profits thereof, same to be held sub And it is further stipulated and agreed, that any sums expended by	bollars, so deed shall be void. But if the said party of the first part shall make default in the eep the buildings on said premises insured as aforesaid, or shall make default in any et to be a member of said Association, then, and in such event, the said party of the collect said debt and to foreclose said Mortgage, and in said proceedings may recover nt., as attorney's fees, and all claims then due the Association by said party of the first a receiver may at once be appointed by the court to take charge of the mortgaged epict to the mortgage debt, after paying the costs of the receivership. It is a said Association for insurance of the property or for payment of taxes thereon, or so of the debt hereby secured, and shall bear interest at the same rate. Agency, Inc., by its duly authorized officers, w. B. Anthony, Secy., ay and year first above written. Anthony Insurance Agency, Inc. (Seal) W. B. Anthony, PresTreas. (Seal)
F. L. Cheatham,	
r. D. Chesonsus	S. H. Anthony, Secretary. (Seal)
STATE OF SOUTH CAROLINA, Greenville County. (Over f	or probate)
,	Auly sworn, save that she saw the
PERSONALLY appeared before me Daisy Lee Bu within named Anthony Insurance Agenc W. B. Anthony, as President and Trea sign seal and as	tler, who first being and made eath that the saw the sy, Inc., a corporation, by its duly authorized officers surer, and S. H. Anthony, as secretary, sign, seal
PERSONALLY appeared before me. Daisy Lee Bu within named Anthony Insurance Agenc W. B. Anthony, as President and Trea sign, seal and as act and deed deliver the within written and deliver the within written deed.	tler, who first being and made eath that he saw the y. Inc., a corporation, by its duly authorized officers surer, and S. H. Anthony, as secretary, sign, seal deed, and that he, with and that he with F. L. Cheatham witnessed the
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