JUN 4 1963 To consideration of such bease and instructions as shall be under by or become due to The Chilington corrects National about or consideration of such leases and instructions and the consideration of the consi	SISATO JUN 4 1963 In constituent on on such home and indistinues as shall be made by or become due to the Child Constituent of the Child Constitu		n // /= /25 + GREENVILLED
JUN 4 1963 To consideration of such bease and instructions as shall be under by or become due to The Chilington corrects National about or consideration of such leases and instructions and the consideration of the consi	Localization of such local and inducedness as shall be made by or become due to the Tellingue scrimes settlement and control colonial Cartesian and inducedness as shall be made by or become due to the Tellingue scrimes settlement and control calculate Cartesian and control calculate Cartesian and control calculates and calculates and calculates are calculated as a control calculates and calculates are calculated as a calculate and calculates are calculated as a calculated as a calculated as calculated as a calculated as a calculated as a calculated as calculated as a calcul	• .	REAL PROPERTY AGREEMENT 724 PAGE 283
in constituence of such loans and indehendents as shall be made by or become due to The Millinghood Control of the control of	In consideration of such home and Indebtedness a shall be sade by on become due to The United States and Authorities and Conditional Control of the Control		JUN 4.1069
1. To pay, prior to becoming dalinquent, sil taxes, assessments, dues and charges of fewery kind imposed or levist doposed for levist doposed for suppressed property described below, or say interest therets; and 2. Without the prior written consent of Benk, to referein from creating or permitting any line or other enchances are not property described below, or say interest therets; and 3. Siecely assign, transler and est over to Bank, its successors and sesigns, all monies now due not hereafter becoming due to the undersigned, as cental, or otherwise, and however for or on account of that certain real property situated in the County of Greenville All that place, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as lot No. 23 as shown on plat entitled Subdivision for Ahney Hills, Banfrey Plant, Travelers Rest, South Carolina, made by Dalton & Neves, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. M. C. for Greenville County in Plat Book No. QQ at page(a) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon of feet. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. Filed this 18th day of said and the section of the substances and others to pay to Back, all cent and all other monies who house the substances and whenoever becoming due to the undersigned, or any of them, and observer for or on account of said real property, and heavy irrevocably appulse Back, as attorney in feet, with full your and authority. In the ness of the undersigned, or any of them, and observer for or on account of said real property, and heavy irrevocably appulse Back, as attorney in feet, with full your and authority, and described and the substances of the substances of the widersigned in comment of the said substan	1. To pay, prior to becoming delinquant, all taxes, assessments, dues and sharpes of feway kind imposed or levied upon the real property described below, and consense of Bank, to certain from creating or paraditing any lies or other encombrance (other than those presently existing) to easie on, and from creataforms, asiling, assigning or in any amoner disposing aft, the real property described below, or any interest thereis); and 3. Increase a cental, or otherwise, and howspeer for or on account of that certain real property situated in the County of Greenville. 3. State of Stouth Carolina, better for or on account of that certain real property situated in the County of Greenville. All that piace, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abavey Mills, Ranfrey Flant, Travelers Rest, South Carolina, made by Dalton & Naves, Ragineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. N. C., for Greenville County in Plat Book No. QQ at page(a) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon of feet. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. and bracky irremeably antherize and direct all leases, escrew bolders and others to pay to Bank, all rent and all other softies whatcover more of whenever becoming due to the undersigned, or any of them, and however for or an account of said real property, and heavy irremeably application, day or Islanding of the According to the Ac	•	In consideration of such loans and indebtedness as shall be made by or become due to THE CIRTLENGAND SOUTHERN NATIONAL BANK OF SOUTH CAROLINA (hereinafter referred to as "Bank") to or from the undersigned, jointly or severally, and until all of such loans and indebtedness have been paid in full, or until twenty-one years following the death of the last survivor of the undersigned, whichever first occurs, the undersigned, jointly and severally, promise and agree
toose presently existing) to exist on, and from transferring, salling, assigning or in any amoner disposing of, the real property described below, or may interest therein, and 3. Recely assign, transfer and set over to bank, its successors and assigns, all nonies now due and hereafter becoming due to the undersigned, as rental, or otherwise, and howsever for or on account of that certain real property situated in the founty of Greenville. All that piace, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, and being in or near Travelers Rest, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, 1989, and recorded in the Carolina, sand by the Sagnifer Rest, 1989, and recorded in the Carolina, and being more particularly described in the Carolina, and being more particularly described in the Carolina, and being more particularly described by the Carolina, sand the Sagnifer Rest, 1989, and	those presently existing) to exist on, and from transferring, selling, assigning of in any panner disposing et, the real property assigning on the content of the content o	•	1. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind imposed or levied upon the real property described below; and
the undersigned, as rental, or otherwise. and however for or on account of that certain real property situated in the County of Greenville. All that places, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, and by Dalton & Neves, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. N. C. for Greenville County in Plat Book No. QQ at page (a) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon 67 feet. Filed this 18th day of Nay A. D., 1959 and recorded in Vol. 624 Page 135. And thereby irresponding a manufacture the undersigned, or say of them, and however for or on account of said real property, and hereby irresponding better the undersigned, or say of them, and however for or on account of said real property and hereby irresponding Book as attended to the undersigned, or say of them, and however for or on account of said real property and hereby irresponding by the tensing due to the undersigned, or say of them, and however for or on account of said real property and hereby irresponding Book as attended to the undersigned, or say of them, and however for or on account of said real property and hereby irrevending appoint Book, as attended to the undersigned or say of them, and however for or on account of the said real way o	the undersigned, as cental, or otherwise, and housewer for or on account of that centar real property situated in the County of Greenville of Greenville of the County of Greenville of the County of Greenville of the County of Greenville, South Carolina, and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being in or near Travelers Rest, South Carolina, made by Dalton & Neves, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. N. C. for Greenville County in Plate Row, 1959, and recorded in the Office of the R. N. C. for Greenville County in Plate Row, 1959, and recorded in the Office of the R. N. C. for Greenville on the County in Plate Row, 1959, and recorded in Vol. 624 Page 135. **Piled this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. **And thereby irrevocably suchorize and direct all lessess, escrow holders and others to pay to Bank, all cent and all other monites whatsoewer and whenever becoming due to the undersigned, or any of thes, and housewer for or an excent of said real property and hereby irrevocably sponged bank, as attempts in fact, with foll proof and almost ty. for the control of an analysis of the County of the Coun		those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property de-
All that piace, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly desorthed as Lot No. 23 as shown on plat entitled Subdivision for Ahney Mills, Renfrew Plant, Travelers Rest, South Carolina, made by Dalton & Newes, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. M. C. for Greenville County in Plat Book No. QQ at page (a) 51. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon 67 feet. Filed this 18th day of Nay A. D., 1959 and recorded in Vol. 624 Page 135. and baredy irravecably mutherias and direct all lesses, escrew bolders and others to pay to Sank, all rest and all other sonies what soever and demonster becoming due to the undersigned, or any of them, and however for or on account of said real property, and hareby irravecable special Balk, as attorney in fact, the full power and authority, in the name of the wording and hareby irravecable special Balk, as attorney in fact, the full power and authority, in the name of the wording and hareby irravecable special Balk, as attorney in fact, the full power and authority, in the name of the wording and hareby irravecable special Balk, as attorney in fact, the full power and authority, in the name of the wording and other instruments received in payment of, and to receive, receipt for and to own and the full provent and authority, in the name of the wording and other instruments received in payment of, and to receive, receipt for and to own and the state and on the state of the season bened, or if any of and tender of the case of any of the account of any of the account of the state of	All that pieca, parcel or lot of land, with improvements thereon, situate, lying and being in or near Travelers Rest, in the Country of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Ahney Mills, Renfrew Plant, Travelers Rest, South Carolina, made by Dalton & Navas, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. M. C. for Greenville Country in Plat Book Mo. QQ at page (a) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon 67 feet. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. An analysis of the Company of the Country of the Understand of the Unde		 Hereby assign, transfer and set over to Bank, its successors and assigns, all monies now due and hereafter becoming due to the undersigned, as rental, or otherwise. and howsoever for or on account of that certain real property situated in the County of
or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plate entitled Subdiviation for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, made by Dalton & News, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. M. C. for Greenville County in Plat Book No. QQ at page (s) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon 67 feet. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. and hereby irrevocably authorize and direct all lessess, escrew holders and others to pay to Bank, all rent and all other sonies whatsoever and whensever becoming due to the undersigned, or any of thes, and however for or on account of said real property, and hereby irrevocably appoints at checks, drafts and other instruments received in payment of, and to receive, resempt for and to reforce payment, by suffor otherwise, of all said rents and sums; but egrees that Bank shall have no chilgation so to do, or to perform or discharge any onligation, duty or liability of the undersigned in connection therewith. 4. That if default be made in the performance of any of the teras hared, or if any of said react or other same host has any and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may declare the entire restining unpaid principal and interest of any chilgation or indebtedness to remaining unpaid to bank to be due and payable fortbuth. 5. That Bank say and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may cleat. 6. Upon payment of all indebtedness to restinate the instrument to be recorded at such time and in such places and bank in its discretion, may cleat. 9. Upon payment of all indebtedness to restinate the instrument to be recorded at such time and in such pla	or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Ahney Mills, Snefrew Plant, Travelers Rest, South Carolina, made by Dalton & Naves, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. N. C. for Greenville County in Plat Book No. QQ at page (s) 53. According to said plat the within described lot is also known as No. 11 School Street and fronts thereon 67 feet. Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135. **Control of Page 135.** **Contr		
and bereby irrevocably authorize and direct all lessess, escrow holders and others to pay to Bank, all rent and all other monies whatscower and whensewer becoming due to the undersigned, or any of them, and howsewer for one account of said real property, and hereby irrevocably popints Bank, as attorney in fact, with full power and authority. In the name of the undersigned, or in its own name, to endorse and negotiate checks, drafts and other instruments rescived in payment of, and to receive, receipt for and to enforce payment, by suit or otherwise, of all said rents and sume; but segrees that Bank shall have no obligation so to do, or to perform or discharge any obligation, duty or liability of the undersigned in connection therewith. 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire restning unpaid principal and interest of any obligation or indebtedness the resalting unpaid principal and interest of any obligation or indebtedness the resalting unpaid principal and interest of any obligation or indebtedness to remain ungular to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and sasigns, and inure to the benefit of Bank and its successors and assigns. The affidiately of any officer or depatteent manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any parson may and its hereby authorized to rely thereon. 10 Treenville 10 Treenville 11 Trees Date 1 163 12 Trees and and sworn to before me 13 Trees and any or to be successful this	and hereby irrevocably authorize and direct all lessess, eserow holders and others to pay to Bank, all rent and all other monies whatscower and whenneover becoming due to the undersigned, or any of them, and hovesever for or on account of said real property, and hereby irrevocably appoint Bank, as attorney in face, with full power and authority, in the name of the undersigned, or in its own name, to endorse and negociate checks, drafts and other instruments received in payment of, and to receive, receipt for and to enforce payment, by suit or otherwise, of all said rents and suas; but agrees that Bank shall have no obligation so to de, or to perform or discharge any obligation, duty or liability of the undersigned in connection thereeth. 4. That if default be made in the performance of any of the terms breef, or if any of said rental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indertedness the remaining unpaid or the proposed of all suinderedness of the undersigned to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 5. That Bank say and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and suntil then it shall apply to and bindt the undersigned, their heirs, legatess, deviseas, administrators, executors, successors and assigns, and inure to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Double of the validity of the covernor part of th		or near Travelers Rest, in the County of Greenville, South Carolina, and being more particularly described as Lot No. 23 as shown on plat entitled Subdivision for Abney Mills, Renfrew Plant, Travelers Rest, South Carolina, made by Dalton & Neves, Engineers, Greenville, S. C., January, 1959, and recorded in the Office of the R. M. C. for Greenville County in Plat Book No. QQ at page(s) 53. According to said plat the within described lot is also known as No. 11 School
whatsoewer and whensoewer becosing due to the undersigned, or any of them, and horeby irrevocably appoint Bank, as attorney in fact, with full power and authority, in the name of the undersigned or in its own name, to endorse and negotiate checks, drafts and other instruments received in payment of, and to receive, receipt for and to enforce payment, by suit or otherwate, of all said rent near and sums, but agrees that Bank shall wan no obligation or to perform or discharge any obligation, duty or liability of the undersigned in connection therealth. 4. That if default be made in the perforance of any of the terms hereof, or if any of said rental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire receiving unpaid principal and interest of any obligation or indebtedness then remaining umpaid to Bank to be due and payable forthwith. 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and assigns. The affidient of application of series and assigns and inure to the benefit of Bank and its successors and assigns. The affidient of application of file or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Lamburgh Book Greene Bobby J. Nelson Witness Lamburgh Book Greene Bobby J. Nelson Witnesses the execution thereof. Subscribed and soon to before me the vicing and the second of this 4 the of June 1963 at 4:02 P.M. No. # 31347	whatsoever and whenseever becoming due to the undersigned, or any of them, and housever for or on account of said real property, and hereby prierwocably appoints Bank, as attorney in fact, with full power and authority, in the mass of the undersigned, or in its own name, to endores and negotizes checke, desire and other instruments received in psychem of the content of the content of the undersigned in connection therewith. 4. That if default be made in the performance of any of the terms hereof, or if any of said tental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indebtedness then remaining unpaid to Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indebtedness than remaining unpaid to Bank to be due and psyable forthwith. 5. That Bank say and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payeant of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then its shall apply to and bind the undersigned, their heirs, legates, devisees, administrator, executors, successors and assigns, and insure to the benefit of Bank and its successors and assigns. The afficient of any officers of expertment manger of Bank aboving any part of said indeptedness to remain unpaid shall be and become void and of no effect, and until then its shall apply to and bind the undersigned. Their heirs, legates, devisees, administrator, executors, successors and assigns, and insure to the benefit of Bank and its successors and assigns. The afficient of any officers of Bank aboving any part of said indeptedness to remain unpaid shall be remained by the said of the content of the content of the content of the content of the said of the content of the said of the content of the said of the content of t		Filed this 18th day of May A. D., 1959 and recorded in Vol. 624 Page 135.
Bank when due, Bank, at its election, may declare the entire reastining unpaid principal and interest of any obligation or indebtedness the resalining unpaid to Bank to be due and payable forthwith. 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and assigns, and continuing the bank of the banefit of Bank and its successors and assigns. The affidiate of any officer or department manager of Bank showing amy part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Define A 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Millored P. Farmer sign, seal, and as their act and deed deliver the within vritten instrument of writing, and that deponent with Donna Rae Dacus Witness sign here) Witness sign here June J. 1963 Subscribed and sworn to before me thing, and that deponent with Donna Rae Dacus Witness sign here) Personal of the covering of the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of the Governor Ry Commission expires as the will of th	Bank when due, Bank, at its election, may declare the entire restining unpaid principal and interest of any obligation or indebtedness enter treatining unpaid to Bank to be due and payable fortwitch. 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, deviaces, administrators, executors, successors and assigns, that affidavit ony officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Datty A. Man X. Climton B. James Witness Datty Date Dated at: Oreenville June 1, 1963 State of South Carolina County of Oreenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Witness Hildred P. Farmer sign, seal, and as their deviation and deed deliver the within written instrument of writing, and that deponant with Domma Rae Dacus (Witness) Witnesses the execution thereof. Subscribed and sworn to before me the Governor to before me the force of the covernor to before me the of the Governor to before me the force of the covernor to be f		whatsoever and whensoever becoming due to the undersigned, or any of them, and howsoever for or on account of said real property, and hereby irrevocably appoint Bank, as attorney in fact, with full power and authority, in the name of the undersigned, or in its own name, to endorse and negotiate checks, drafts and other instruments received in payment of, and to receive, receipt for and to enforce payment, by suit or otherwise, of all said rents and sums; but agrees that Bank shall have no obligation so to do, or to per-
6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and assigns, and inure to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive vidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorised to rely thereon. Witness Dathy Alden x Clinton B, James Witness Date Boby J. Nelson A. Y. Clinton B. James Date State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the vithin named Mr. Clinton B. & Mrs. Witness Witness Witness Sign, seal, and as their act and deed deliver the within vritten instrument of writing, and that deponent with witnesses the execution thereof. Subscribed and sworn to before me that day of June 1963 at 4:02 P.W. No. # 31347	6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and assigns, and inner to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Dohna Rau Daclus x Mildra C. Jannes Dated at: Greenville June 1, 1963 State of South Carolina County of Oreanville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the vithin named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Occurrence of the validity of the Carolina Ny Commission of expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indebted-
until then it shall apply to and bind the undersigned, their heirs, legatess, devisees, administrators, executors, successors and assigns, and inure to the benefit of Bank and its successors and assigns. The affavit of say officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Lanna Ray Laccus x Mildra Country of Greenville June 1, 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their devices the execution thereof. Subscribed and sworn to before me that day of June 1963 at 4:02 P.M. No. # 31347	until then it shall apply to and bind the undersigned, their heirs, legatess, administrators, executors, successors and assigns, and inner to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Witness Louna Rau Laccus x Mildud C. Furnace Dated at: Greenville June 1, 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson the within named Mr. Clinton B. & Mrs. Mildred P. Farmer act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this day or June 1, 1963 Wolarly Publy State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		
Dated at: Greenville June 1, 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson the within named Mr. Clinton B. & Mrs. Mildred P. Farmer act and deed deliver the within written instrument of writing, and that deponent with witnesss the execution thereof. Subscribed and sworn to before me this 1 day of June 1, 1963 Notary Public State of South Carolina My Commission' expires of the will of the Governor Recorded this 4 th of June 1963 at 4:02 P.M. No. # 31347	Dated at: Greenville June 1. 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson the within named Mr. Clinton B. & Mrs. (Mitness) act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this 1 day of June 1963 Notary Public State of South Carolina My Commission expires of the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		until then it shall apply to and bind the undersigned, their heirs, legatees, devisees, administrators, executors, successors and assigns, and inure to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effectiveness and
Dated at: Greenville June 1, 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Domna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this in day of June 1963 at 4:02 P.M. No. # 31347	Dated at: Greenville June 1. 1963 State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson the within named Mr. Clinton B. & Mrs. Milared P. Farmer (Borrowers) act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this haday of June 1963 Witness of the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		Belly Q Delan Chinten B James
State of South Carolina County of	State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Milared P. Farmer sign, seal, and as their (Borrovers) act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this in day of June 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor Sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		Witness Donna Ray Dacus x Mildud P. Farmer
State of South Carolina County of Greenville Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me to 63 Migness sign here) Motary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June 1963 at 4:02 PaMe No. # 31347	State of South Carolina County of		
Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this in day of June 1963 at 4:02 P.M. No. # 31347	Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their (Borrowers) act and deed deliver the within written instrument of writing, and that deponent with witnesses the execution thereof. Subscribed and sworn to before me this had a day of June 1963 had a distributed by the commission expires at the will of the Covernor sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		
Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this day of June 1963 at 4:02 P.M. No. # 31347	Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this in day of June 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor sc-75-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		State of South Carolina
the within named Mr. Clinton B. & Mrs. Mildred P. Farmer act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this in day of June, 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347	the within named Mr. Clinton B. & Mrs. Mildred P. Farmer act and deed deliver the within written instrument of writing, and that deponent with Doma Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this in day of June 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor sc-75-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		
the within named Mr. Clinton B. & Mrs. Mildred P. Farmer (Borrowers) act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this haday of June 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June 1963 at 4:02 P.M. No. # 31347	the within named Mr. Clinton B. & Mrs. Mildred P. Farmer (Borrowers) act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) witnesses the execution thereof. Subscribed and sworn to before me this in day of June, 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor sc-75-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		Personally appeared before me Bobby J. Nelson who, after being duly sworn, says that he saw
act and deed deliver the within written instrument of writing, and that deponent with Domna Rae Dacus witnesses the execution thereof. Subscribed and sworn to before me this in day of June, 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 PaMe, No. # 31347	act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus (Witness) Witness the execution thereof. Subscribed and sworn to before me this in day of June, 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		the within named Mr. Clinton B. & Mrs. Mildred P. Farmer sign, seal, and as their
Subscribed and sworn to before me this day of June 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June 1963 at 4:02 P.M. No. # 31347	Subscribed and sworn to before me this in day of June, 1963 Notary Public State of South Carolina My Commission expires at the will of the Governor sc-75-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		act and deed deliver the within written instrument of writing, and that deponent with Donna Rae Dacus
Notary Public State of South Carolina My Commission expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347	Notary Public State of South Carolina My Commission expires at the will of the Governor sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		
My Commission expires at the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347	Notary Public State of South Carolina My Commission expires at the will of the Governor sc-75-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		
My Commission expires of the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M., No. # 31347	My Commission expires at the will of the Governor sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347		this day of June (Witness sign here)
My Commission expires of the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M., No. # 31347	My Commission expires at the will of the Governor sc-73-R Recorded this 4th of June, 1963 at 4:02 P.M. No. # 31347	,	Notary Public State of South Carolina
			My Commission expires of the will of the Governor Recorded this 4th of June, 1963 at 4:02 P.M., No. # 31347
V. Il Paralias		10	y sould be a second
of Louth Carolina	of South carolina		of Grunulle
of South Carolina ty of Greenville	by of Grunielle	_	
	ty of Grunuelle in said in full and the	L	à instrument la sauge
ty of Greenwelle in said in full and the.	ty of Greenwelle in said in full and the	L	a. D. 1964. He litizens & Southern national Bank
It hereby secured is said in full and the - tie instrument is estisfied this 18 day of	It breeky secured is said in full and the lie instrument is satisfied this 18 day of	a	ence of: oftsauth Carolina
be breeky secured is said in full and The lie instrument is satisfied this 18 day of a D. D. 1964. The litizens & Southern Matienal Bank	be directly secured is said in full and the lie instrument is latisfied this 18 day of a D. D. 1964. The litizens & Southern Mational Bank		Lacles & Bill O Silver
At hereby secured is said in full and the lie instrument is latisfied this 18 day of his instrument is latisfied this 18 day of his instrument is latigues + Southern Mational Bank wence of: South litizens + Southern Mational Bank wence of: South litizens & Silver	At hereby secured is said in full and the lie instrument is batisfied this 18 day of his instrument of the litizens of buttern Mational Bank wence of: South Bills of Liber		m - Oherson
At deredy secured is said in full and the lie instrument is batisfied this 18 day of a D. D. 1964. The litizens & Southern National Bank vener of: South Billy J. Silver De Plyman By: Billy J. Silver	be hereby secured is said in full and the lie instrument is latisfied this 18 day of a D. D. 1964. The litizens & Southern Mational Bank sence of: Sales S. 191. O Silver	a	

BATISFIED AND CANCELLED OF RECORD

1964

Delie Francisch

R. M. C. FOR GREENVILLE COUNTY, S. C.

AT 9:00 O'CLOCK 9. M. NO. 26609