The debt hereby secured is paid in tuil and		
the Lien of this instrument is satisfied this	SATISFIED AND	CANCELLED OF RECORD
25 of June 1968	26 DAY O	DF lune 1968
The Citizens & Southern Ration	Ollie Far	nsworth
Bank of South Carolina	D M O FOR SH	EENVILLE COUNTY, S. C.
By: J. Clarence Hopke asst.		OCK A M. NO. 33229
Witness: Trances Lawson	•	<u> </u>
Witness: George W. Luis		
		<u> </u>
IT+ MAY 2 8 1964 0 1.2	1	800K 749 PAGE 574
REAL PROPER	TY AGREEMENT	COUNTY TO THE OFF
In consideration of such loans and indebtedness as shall be SOUTH CAROLINA. (hereinafter referred to see "Bank")	made by or become due to THE CITI	ZENS AND SOUTHERN NATIONAL BANK OF
SOUTH CAROLINA (hereinafter referred to as "Bank") to or from the indebtedness have been paid in full, or until twenty-one years fol first occurs, the undersigned, jointly and severally, promise and	undersigned, jointly or severally	
1. To pay, prior to becoming delinquent, all rayes assessment	agree	
2. Without the grior written consent of Rank to refrain for		
those presently existing) to exist on, and from transferring, sell scribed below, or any interest therein; and	ling, assigning or in any manner d	isposing of, the real property de-
 Hereby assign, transfer and set over to Bank, its success the understaned, as rantal, or otherwise. and howsoever for or of 	ors and assigns, all monies now	due and hereafter becoming due to
Inservable , State of South Carolina, de		roperty situated in the County of
All that lot of land in the City of State of South Carolina, which is a	Greenville, County	of Greenville,
is shown and designated on a plat of	f man no. 2 of Warrs	an Count massanded
in the offece, of the R.E.C. for said 13, in which is more particularly de	id County in plat bo	ook,"CC" at page
Reginning at an Iron pin, on the Noncorner of lots II and I2, and running	othwestern side of W	webster rd. joint
More times term side of said rd. to an	livon ofm at the cor	There of nuonantu
now or formerly belonging to Cato; in line of said rd. to an iron pin. join	thence N. 49-33 W. T	7h.7 ft. along the
oo an aron pin. jo.	rue column of Toes T	.z, and 10;
•		
		-
and hereby irrevocably authorize and direct all lessees, escrow	holders and others to pay to Ba	nk, all rent and all other monies
and hereby irrevocably appoint Bank, as attorney in fact with fu	my of them, and howsoever for or	on account of said real property,
own name, to endorse and negotiate checks, drafts and other instrenforce payment, by suit or otherwise, of all said rents and sums; form or discharge any obligation, duty or liability of the undersi	uments received in payment of, a	
4. That if default be made in the performance of any of the	gred in connection therewith.	
ness then remaining unpaid to Bank to be due and payable forthwith	ining unpaid principal and intere	est of any obligation or indebted-
That Bank may and is hereby authorized and permitted to case Bank, in its discretion, may elect.		
 Upon payment of all indebtedness of the undersigned to Buntil then it shall apply to and bind the undersigned, their heir assigns, and inver to the hepefit of Bank and its research. 		
showing any part of sail indebtedness to remain uppeid shall be not	ssigns. The arridavit of any offi	
continuing force of this agreement and any person may and is hereby	authorized to rely thereon.	
Witness Jot Jown X	Draye 1	ayas
Witness There L. Moore v	Carolin A	Rangelition
Deted at: Treenville	25-64	ague de la companya del companya de la companya del companya de la
	100 67 -64 Date	S THE S
State of South Carolina		~ 10v 28 1964 =
County of Jeanwille		WAT Dise Farnsworth
Personally appeared before me Pat C. Lowe (Witness)	who, after bei	ing duly sworn, says Khatilha Saw
the within named George Rayas and Carolyn W. Rayas		sign, sell, and as their
act and deed deliver the within written instrument of writing, and witnesses the execution thereof.	that deponent with Nina L.	Moore (Witness)

(Witness sign here)

witnesses the execution thereof.

Subscribed and sworm to before me