## REAL PROPERTY AGREEMENT

 $\text{vol}\, 1048 \, \text{put}\, 948$ 

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			to the FIRST FEDERAL SAVINGS AND
	FION of Greenville, S. C. (hereinafter and Jearldine T. Carson	referred to as "The Association"	' to or from the undersigned,
iointly or severally		otedness have been paid in full, o occurs, the undersigned, jointly	or until twenty-one years following the death and severally, promise and agree
1. To pay, pri property described	ior to becoming delinquent, all taxes, a below; and	ssessments, dues and charges of	every kind imposed or levied upon the real
(other than those	e prior written consent of The Association presently existing) to exist on, and frall below, or any interest therein; and	tion, to refrain from creating of from transferring, selling, assigni	r permitting any lien or other encumbrance ing or in any manner disposing of, the real
3. Hereby ass coming due to the County of Gree	undersigned, as rental, or otherwise,	ociation, its successors and assignand howsoever for or account of South Carolina, described as for	gns, all monies now due and hereafter be- of the certain real property situated in the ollows:
4 Mill	Estate Road, Taylors		
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monies whatsoeve property, and here signed, or in its of receipt for and to	er and whensoever becoming due to the beby irrevocably appoint The Association own name, to endorse and negotiate ch	undersigned, or any of them, a n, as attorney in fact, with full p ecks, drafts and other instrume e, of all said rents and sums; b	by to The Association, all rent and all other and howsoever for or on account of said real power and authority, in the name of the underents received in payment of, and to receive, at agrees that The Association shall have no indersigned in connection therewith.
4. That if de	fault be made in the performance of an when due. The Association, at its election	ny of the terms hereof, or if an on, may declare the entire rema	y of said rental or other sums be not paid to aining unpaid principal and interest of any
_	ebtedness then remaining unpaid to Th		nstrument to be recorded at such time and in
such places as Th	ne Association, in its discretion, may el	ect.	
effect, and until the and assigns, and or branch managedence of the validathereon.	then it shall apply to and bind the und inure to the benefit of The Association er of The Association showing any part	lersigned, their heirs, legatees, d and its successors and assigns. t of said indebtedness to remain	greement shall be and become void and of no levisees, administrators, executors, successors. The affidavit of any officer or department unpaid shall be and constitute conclusive evierson may and is hereby authorized to rely
Witness-	fixed as to leight	x flureace	(SEAL)
Dated at: Gree	enville, S.C.	12/28/76 Date	
State of South Ca	OTECHATITE		
Personally ap	opeared before me	3.Richardson wh Witness)	o, after being duly sworn, says that (s)he saw
the within named	Dichard and Joarlding T		sign, seal, and as their
act and deed del	liver the within written instrument of	writing, and that deponent with-	Linda C. Knight (Witness)
witnessed the exe	ecution thereof.		
<b>ኅዕ</b> ሎኤ	and sworn to before me December 19 76	Char Shill	& Holes Kan
this day	y of, 19	<u> </u>	(Witness sign here)
	State of South Carolina Expires 1:31.75		