REAL PROPERTY AGREEMENT

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In consideration of such indebtedness as shall be made by or become due to THE SOUTH CAROLINA NATIONAL BANK OF CHARLESTON (hereinafter referred to as "Bank") to or from the undersigned, jointly or severally, and until all of such loans and indebtedness have first occurs; the undersigned, jointly and severally, promise and agree

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

2. Without the prior written consent of Bank, to refrain from creating or permitting any lien or other encumbrance (other than those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property described below, or any interest therein; or any leases, rents or funds held under escrow agreement relating to said premises; and

3. The property referred to by this agreement is described as follows:

All that piece, parcel or lot of land situate, lying and being in Greenville County, South Carolina, being shown and designated as Lot 32, Section 2, Pinebrook Forest Subdivision as shown on Plat entitled "Property of Leonard J. Furlough" dated Jan. 30, 1979 and recorded in the RMC Office for Greenville County in Plat Book 62 at Page 14, reference being craved hereto to said Plat for exact metes and bounds.

This is that property conveyed to Grantor by deed of Charles Hollingsworth and Ann P. Hollingsworth recorded October 7, 1976 in RMC Office for Greenville County in Deed Book 1044 at Page 191.

That if default be made in the performance of any of the terms hereof, or if default be made in any payment of principal or interest, on any notes hereof or hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits on any notes hereof or hereafter signed by the undersigned, the undersigned agrees and does hereby assign the tents and profits arising or to arise from said premises to the Bank and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint a receiver of the described premises, with full authority to take possession thereof and collect the rents and profits and hold the same subject to the further order of said court.

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 remaining unpaid principal and interest of any obligation or indebtedness then remaining 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.

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, 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 continuing force of this agreement and any person may and is hereby authorized to rely thereon.

State of South Carolina

who, after being duly swom, says that he saw

act and deed deliver the within written instrument of writing, and that deponent with

witnesses the execution thereof.

Subscribed and sworn to before me

My Complission expires at the will of the Governor RECORDED SEP 3 1980 at 2:47 P.M.

# 6912

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WATER CHARGE PARTY