	RECCEDING OCT 161974	+		800x 44	FAGE 599
519.	2 PAID 1-15-163 OCH REALEPRORH			800K1008 PA	
	In consideration of such loans and indebtedness as shall be made be. C. (hersinafter referred to as "Association") to or from the undersignal in full, or until twenty-one years following the death of the last considerable promises and acree.	SURVIVOR	of the undersigned, whichever first	occurs, the unidersigned, j	ointly and
	1. To pay, prior to becoming delinquent, all taxes, assessmen				•
	 Without the prior written consent of Association, to refraithose presently existing) to exist on, and from transferring, selling, or any interest therein, or any leases, rents or funds held under esc 	a from o assignita now agre	creating or permitting any lien of g or in any manner disposing of, t rement relating to said premises, a	r other escumbrance (o he real property describe and	<u></u>
	3. The property referred to by this agreement is described as	follows:	PAID AND SETTIFFED IN	Assess S. James	
	\circ	2y	THIS 13 THE OF THE	142 1947	
	Lot 2h & 23 Altaront Terrace	v	Extende //	irla MVP	. 1.C.
	John P. Billin, ATTO)?!IEY	Quist nues		33 PH 771 ANKERSLEX
	10!!!! Y. "		11 (ORY 2 71)	addew_	œ
	10418	17	~ ,	19 109	2
	That if default be made in the performance of any of the terms he motes hereof or hereafter signed by the understand agrees and doe to the Association and agrees that any judge of jurisdiction may a set of the Association and agrees that any judge of jurisdiction may be a set of the section of the section and agrees that any judge of jurisdiction may be a set of the section and agrees that any judge of jurisdiction and agrees that any judge of jurisdiction may be a set of the section of the secti	ereof, or es bere by et charmb profits, a	on the same subject to the fu	er of the described preparties order of said court	nises, with
	4. That if default be made in the performance of any of the twhen doe, Association, at its election may declare the entire remarking appaid to Association to be due and payable furthwith.	erns her maining	reof, or if any of said rental or oth unpaid principal and interest of a	er sums to not paid to a ey obligation or indebte	dness then
	5. That Association may and is hereby authorized and permi				
	6. Upon payment of all indebtodness of the undersigned to until then it shall apply to and bind the undersigned, their heirs, be to the benefit of Association and its successors and assisms. The air of said indebtodness to remain unpaid shall be and constitute con agreement and any person may and is hereby authorized to rely	fidavit o	f any officer or department managevidence of the validity, effective	or of Association showing	g any part
	Cara Co Correa		alui V.C	wis	(L. S.)
	Witness Columb & Trocket	7 2	Wedget J.	Criss	(I_ S.)
	Durchat Fidelity Federal S & L			ý,	
	10/11/?b				
	Date				
	State of South Carolina				
	County of Greenville Personally appeared before me One C	. Qo	real "	o, after being duly swor	o, says that
	he saw the within named Alvin V. & B Teberah	/ T. T. S	isp		
	sign, seal, and as their act and deed deliver the within written in	istumen	(Borrawers) at of writing, and that deponent w	Medit It.	Inculato
	witnesses the execution thereof.			<i>i)</i> (=1.5.=)	
•	Subscribed and sworn to before me		arre o	(Joseph	
	this 11thday of October 19 74		(Watter	i,ça bere)/	
	Notary Public, State of South Carolina				
	My Commission expires 3/1 1983			9895	
• .	Form 1075		RECORDED OCT 16'74		

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