	the state of the s	
3/	REAL PROPERTY AGREEMENT	800K 53 FATE 817 "VOL 1063 FATE 2
,	In consideration of such loans and indebtedness as shall be made by or become due t	
	N ASSOCIATION of Greenville, S. C. (kereinafter referred to as "The Association" to Sonald F. Lowrence and Joy V. Lowrence	
join of t	tly or severally, and until all of such lans and indebtedness have been paid in foil, or he last survivor of the undersigned, whichever first occurs, the undersigned, jointly a	until twenty-one years following the death nd severally, promise and agree
Proj	Device pay, prior to becoming delinquent, all taxes, assessments, does and charges of every described below; and	every kind imposed or levied upon the real
(ot)	2. Without the prior written consent of The Association, to refrain from creating or ser than those presently existing) to exist on, and from transferring, selling, assigningerty described below, or any interest therein; and	g or in any manner disposing of, the real
	3. Hereby assign, transfer and set over to The Association, its successors and assigning due to the undersigned, as rental, or otherwise, and howsoever for or account of the Greenville. State of South Combine described as for	the certain real property situated in the
Cos	aty of Greenville State of South Carolina, described as for	
		mile buising SE In SO
		Marie S.
	3 Comment of the second of the	وراد 1.1. ۶۲ د
	111 Zast Faris Raid; Greenville, South Mirot	
	CZenco	(SILIEIL)
	Second III of	(\$) (\$) \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
		Siraciante de Si
	5 9 6 PM / /	SEP30191
	2 18 18 18	753 To Sirature
	Press A A A A A A A A A A A A A A A A A A	13 14 Sames 12
		Trans " Try
	\$ 150 miles	
	22 CEU 30 183	, CIT
	31	***
	d hereby irrevocably authorize and direct all lessees, escrew holders and others to pa	- A - T - A
er er er	onies whatsoever and whensoever becoming due to the undersigned, or any of them, as operty, and hereby irrevocably appoint The Association, as attorney in fact, with full prined, or in its own name, to endorse and negotiate checks, drafts and other instrumed ceipt for and to enforce payment, by suit or otherwise, of all said rents and sums; but ligation so to do, or to perform or discharge any obligation, duty or liability of the understance.	nd however for or on account of said real ower and authority, in the name of the wifer- nts received in payment of, and to receive, it agrees that The Association shall havelno
T1	4. That if default be made in the performance of one of the terms hereof, or if any see Association when due, The Association, at its election, may declare the entire remaining unpaid to The Association to be due and pays	tining unpaid principal and interest of any
	That The Association may and is bereby authorized and permitted to cause this in the places as The Association, in its discretion, may elect.	istrument to be recorded at such time and in
2.7 0.1 de	6. Upon payment of all indebtedness of the undersigned to The Association this agreet, and until then it shall apply to and bind the undersigned, their heirs, legatees, did assigns, and inure to the benefit of The Association and its successors and assigns, branch manager of The Association abowing any part of said indebtedness to remain time of the validity, effectiveness and continuing force of this agreement and any part of said indebtedness to remain time of the validity, effectiveness and continuing force of this agreement and any part of the validity.	evisees, alministrators, executors, successors. The affidavit of any officer or department unpaid shall be and constitute conclusive evises on may and is hereby authorized to rely
	Witness Many In Chain Volonthi	Rawrence (SEAL)
!	Witness Hance H: Milonell: Jujus	Laurence (SEAL)
	Greenville, South Carolina September	9. 1977
, D	ated at: September Date	
S	tate of South Carolina Greenville	
	Name H. Valler 11	

C