69 PAGE 3U7 800K

TVOI 1058 PAGE 748

In consideration of such	loans and indebtedness as shall be	made by or become due to the	he FIRST FEDERAL SAVINGS AND
LOAN ASSOCIATION of Gr	eenville, S. C. (hereinafter referred miel D. Barker		
featly or severally, and until		have been paid in full, or unt the undersigned, jointly and	til twenty-one years following the death severally, promise and agree
1. To pay, prior to becomproperty described below; and		ents, dues and charges of ever	ry kind imposed or levied upon the real
2. Without the prior writester than those presently expreperty described below, or	xisting) to exist on, and from tran	refrain from creating or periods esferring, selling, assigning of	mitting any lien or other encumbrance r in any manner disposing of, the real
coming due to the undersign	ed, as rental, or otherwise, and ho	wsoever for or account of the	all monies now due and hereafter be- e certain real property situated in the
	ille , State of South	Carolina, described as follows	32
S 2. 2. 2.	1, Balcombe Blvd., Simp Executed Drawie & Inharkie PAID SATISFIED	NG 30 1979	1 FILED
GREFWYILED HOV 30 10 28 A DOHNIE S. TAWKER	First Federal Savings of Greenvil — Greenvil	and Loan Association le, S. C. mutu	JUN 161977:  B CONNIES. TANKERSLEY  R. H. C.
	Naemi	S'L Y - President 20 1 4 19 79	WING TO
У	Yhlness Dick	Crevolar	18963
ິ່ນ	Latinportin	cotie	nevs č
<b>*</b>	Boscinan a	ed Grayson, whom	ne.i.e. 9
monies whatsoever and when property, and hereby irrevoca- signed, or in its own name, if receipt for and to enforce pa- obligation so to do, or to per 4. That if default be ma The Association when due, T	soever becoming due to the undersi- ably appoint The Association, as at- to endorse and negotiate checks, dr syment, by suit or otherwise, of all form or discharge any obligation, of the in the performance of any of the	igned, or any of them, and ho torney in fact, with full power afts and other instruments re said rents and sums; but agr futy or liability of the undersi e terms hereof, or if any of s declare the entire remaining	aid rental or other sums be not paid to unpaid principal and interest of any
5. That The Association			ment to be recorded at such time and in
6. Upon payment of all  fleet, and until then it shall and assums, and inure to the	indebtedness of the undersigned to apply to and bind the undersigned benefit of The Association and its	l, their beirs, legatees, devisee successors and assigns. The	ent shall be and become void and of to es, administrators, executors, execusions alfidavit of any officer or department id shall be and constitute conclusive evi-
dence of the validity, effecti thereon.	veness and continuing force of this	agreement and any person	Bankon (SEAL)
Witness Yoyco.	2. M. Bonald	* senul D.	Barker (SEAL)
Dated at: Haule	din, S. C.	June 2, 1977 Date	-
State of South Carolina County of	Greenville	ar 4 9%	