ina, on Jan. 26, 1761	Nocket 166 at Page 216, has been rtakings therein described discha	ras
itizens and Southern n	ational Bank SATISFIED AND CANCELLED OF E	RECO
with toprolina	9 DAY OF August	19_
harles D. Stilwell V	Ollie Farnsworth	
s-m. F. austin	R. M. C. FOR GREENVILLE COUNTY,	
Frances Lawson	AT <u>9:30</u> O'CLOCK A M. NO.4	34
/ 25 JAN 8 6 1965 210'76 REAL	PROPERTY AGREEMENT 156 MAGE 216	
SOUTH CAROLINA (hereinaiter reterred to as "Bank")	as as shall be made by or become due to THE CITIZENS AND SOUTHER NATIONAL BANK OF to or from the undersigned, jointly or severally, and until and juch loans and yone years following the death of the last survivor of the moderaigned, whichever y, promise and agree	
 To pay, prior to becoming delinquent, all t property described below; and 	taxes, assessments, dues and charges of every and imposed transited upon the real	
those presently existing) to exist on, and from transcribed below, or any interest therein; and	to retrain from creating or permitting any liem of other encumbrance. (other than nsferring, selling, assigning or in any manner disposing of, the real property de-	
the undersible, as reotal, or otherwise, and hows	nk, its successors and assigns, all monies now due and hereafter becoming due to soever for or on account of that certain real property situated in the County of the Carolina, described as follows:	
	land, in Gantt Township, Greenville (ounty, State of South	
• •	, from the Durham Bridge ad. to the Anderson Rd. Adjoining	
the Welcome School, and, according 1952, having the following metes a	n to a plat and survey, made by J.(. Hill, L.S., Sept. 2, and bounds, To-wit.	
Beginning at a point, iron pin, on	r the Southwestern drive, in line with Welcome School,	
, ,		
property, which point is 6/ ft. So	outhwesterly from the said (ountry rd, and running thence	
, , , , , , , , , , , , , , , , , , , ,	outhwesterly from the said (ountry rd, and running thence rly said of said rd. to a point, to an iron pin.	
, , , , , , , , , , , , , , , , , , , ,		
, , , , , , , , , , , , , , , , , , , ,		
, , , , , , , , , , , , , , , , , , , ,	rly said of said rd. to a point, to an iron pin.	
and hereby irrevocably authorize and direct all lewhatsoever and whensoever becoming due to the undeand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said.	Book \$ 465 Page 29. Book \$ 1465 Page 29. B	
and hereby irrevocably authorize and direct all le whatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney is own name, to endorse and negotiate checks, drafts; enforce payment, by suit or otherwise, of all said of form or discharge any colligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the same when due, Bank, at its election, may declare the same when due, bank, at its election, may declare the same when due, bank, at its election, may declare the same when due, bank, at its election, may declare the same when the sa	Book \$ 465 Page 29. Book \$ 465 Page 29. Book \$ 500 Page 29. Book \$ 50	
and hereby irrevocably authorize and direct all lead whatsoever and whensoever becoming due to the understand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts are nearly endorse and provided form or discharge any colligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare these then remaining unpaid to Bank to be due and pay	Book \$ 465 Page 29. Book \$ 465 Page 29. Book \$ 500 Page 29. Book \$ 50	
and hereby irrevocably authorize and direct all le whatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said of form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpa	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all lewhatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its su	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all lewhatsoever and whensoever becoming due to the understand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said of form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpa	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all lewhatsoever and whensoever becoming due to the understand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said of form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigned assigns, and inure to the benefit of Bank and its authorized and increased in the shall apply to and bind the undersigned assigns, and inure to the benefit of Bank and its supply any part of said indebtedness to remain unpacontinuing force of this agreement and any person materials.	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all le whatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiste checks, drafts a enforce payment, by suit or otherwise, of all said of form or discharge any coligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpacontinuing force of this agreement and any person materials.	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all leads and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said form or discharge any colligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare to ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpacontinuing force of this agreement and any person mathematical substances. Witness	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all lewhatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts enforce payment, by suit or otherwise, of all said of form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare to ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpacontinuing force of this agreement and any person matching the same and	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all less whatsoever and whensoever becoming due to the understand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare to ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpacontinuing force of this agreement and any person may witness Witness Witness County of the carolina of the control of	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all less whatsoever and whensoever becoming due to the understand hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said form or discharge any obligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare to ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its su showing any part of said indebtedness to remain unpacontinuing force of this agreement and any person may witness Witness Witness County of the carolina of the control o	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all less whatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks, drafts a enforce payment, by suit or otherwise, of all said if form or discharge any colligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare the ness then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its su showing any part of said indebtedness to remain unpacontinuing force of this agreement and any person material witness Witness Witness State of South Carolina Witness County of Personally appeared Sefore me the within named act and deed deliver the Vithin written instrument of witnesses the exaction, there are instrument of witnesses the exaction, there are not and any person witnesses the exaction, there are not and act and deed deliver the Vithin written instrument of witnesses the exaction, there are not and act and deed deliver the Vithin written instrument of witnesses the exaction, there are not and act and deed deliver the Vithin written instrument of witnesses the exaction, the same act and deed deliver the Vithin written instrument of witnesses the exaction, the same act and deed deliver the Vithin written instrument of the person and the provided deliver the Vithin written instrument of the person and the person act and deed deliver the Vithin written instrument of the person and the person an	Book \$ 465 Page 29. Book \$ 46	
and hereby irrevocably authorize and direct all le whatsoever and whensoever becoming due to the under and hereby irrevocably appoint Bank, as attorney is own name, to endorse and negotiate checks, drafts, enforce payment, by suit or otherwise, of all said of form or discharge any coligation, duty or liability 4. That if default be made in the performance Bank when due, Bank, at its election, may declare these then remaining unpaid to Bank to be due and pay 5. That Bank may and is hereby authorized and as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the ununtil then it shall apply to and bind the undersigne assigns, and inure to the benefit of Bank and its sushowing any part of said indebtedness to remain unpacontinuing force of this agreement and any person may witness Witness Witness County of: Personally appeared Sefore me The within named and the understument of the within named and any person to the within named and the within written instrument of the within named and any person to the within written instrument of the within named and any person to the person to the within written instrument of the within named and the within written instrument of the within written instrument of the within written instrument of the within white the within the process of the understance and the person to the writing the writing the writing the writing the writing the	Book \$ 465 Page 29. Book \$ 46	