REAL PROPERTY ACREEMENT Demonstructure of such losses and individual and all the make by or became the such control and control and an all the make by or became the such control and an all the make and such as a such as a such losses and the such and an all the make and such as a such losses and the such losses and the such losses and such losses	
Control continues the price of the control of the c	26387 REAL PROPERTY AGREEMENT XX X BOOK 341 PAGE 3 13
All that parcel, piece of the person witten consent of law, or return from remember of the consent of the seal property described below, and for the person of the person witten consent of law, or return from remember of the new season of the person of th	APK In consideration of such loans and indebtedness as shall be made by or become due to THE CITIZENS AND SUITHERN ANTIONED SAME OF THE CITIZENS AND SAME OF THE
property described social attent consent of Sand, so retrain from creating or parentiating with the construction of the presenting states of the present objects of the states of the property described below, or may interest therein; and the construction of the content of special parent of the construction of the content	first occurs, the undersigned, jointly and development, all taxes, assessments, dues and charges of every kind imposed or levied upon the real
Second below of soft processors and extensive to been, its precessors and assigns, all somes now be not because the social day to the description, as received, or otherwise, and thereaser for or mescagered for the social many property states in the General Secondary of the description of the social part of the socia	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 2. Without the prior written consent of Bank, to refrain from creating or in any manner disposing of, the real property de-
All that parcel, piece or lot of land with the buildings and improvements thereon, situate, lying and being on the South Side of East Earle Street in the City of Greenville, State of South Side of East Earle Street in the City of Greenville, County of Greenville, State of South Side of East Earle Street in the City of Greenville, County of Greenville, State of South Corolina, being known and designated as 2, Office of Lot No. 19 on plat of Stone Land Gompany Section on, as filed in the As 2, Office of Lot No. 19 on plat of Stone Land Gompany Section on, as 19 on plat of Greenville County, S. C., in plat Book 'via' at pages 337-345, and, according to Said plat, having the following metas and bounds, to "Mitz BEGINNING at an iron pin on the Southern edge of East Earle Street, as said iron pin being 477-36 feet East of the intersection of East Earle Street and Bennett Street, and running thence with said East plate plate the Southern edge of East Earle Street, and France S. 18-13 thence with said East plate plate the plate of East Earle Street, and East Plate Street, and Southern No. 18-12 E. 150 feet to an iron pin; thence N. 18-12 E. 150 feet to an iron pin; thence N. 18-12 E. 150 feet to an iron pin, the point of beginning. and bereby irreveably engine them, as accompt in fact, with fail poer and authority, early to plate to the Archer of South Plate Street and Southern Archer of Southern Southern Street and Southern	scribed below, or any interest therein, and
situate, lying and being on the South Carolina, being known and designated as a portion of Lot No. 19 on plat of Stone Land Company Section 6, so the Carolina of Lot No. 19 on plat of Stone Land Company Section 6, so the Land Company Section 6, so	Greenville , State of South Carolina, described as follows:
And thereby irrevocably antherize and direct all leasees, excess holders and others to pay to Bank litter and attitude of the process of the second process of the process	situate, lying and being on the South Side of East Laire Street in the South County of Greenville, State of South Carolina, being known and designated as a portion of Lot No. 19 on plat of Stone Land Company Section G, as filed in the R. M. C. Office for Greenville County, S. C., in plat Book "a" at pages 337-345, and, according to said plat, having the following metes and bounds, to -Wit:
hereby irresponsably authorizes and direct all lessees, secure and chosen with the provided between the content of the undersigned. What never and whensever becoming the to the undersigned, and the provided between the content of the undersigned or the provided and the provided between the content of the undersigned in the provided between the content of the undersigned in connection theretich. A. That if default be made in the performance of any of the terms hereof, or if any of and rental or or the provided bank when due, Bank, at its election, say declare the entire resalting unpaid principal and interest of any obligation or indebted bank when due, Bank, at its election, say declare the entire resalting unpaid principal and interest of any obligation or indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the same and paralited to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, say elect. 6. 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 benefit of Bank and the successors and estimate the shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and continued the shall be and constitute on the shall be and constitute on the shall be and constitute of any office and the shall be and the shall be and constitute of the shall be and constitute of the shall be a	479-8 feet East of the intersection of East Earle Street and Bonnott thence S. 18-13 thence with said East Earle Street, S. 71-20 E. 60 feet to an iron pin; thence S. 18-13 E. 150 feet to an iron pin; thence N. 18-13 E. 150 feet to an iron pi
hereby irresponsably authorizes and direct all lessees, secure and chosen with the provided between the content of the undersigned. What never and whensever becoming the to the undersigned, and the provided between the content of the undersigned or the provided and the provided between the content of the undersigned in the provided between the content of the undersigned in connection theretich. A. That if default be made in the performance of any of the terms hereof, or if any of and rental or or the provided bank when due, Bank, at its election, say declare the entire resalting unpaid principal and interest of any obligation or indebted bank when due, Bank, at its election, say declare the entire resalting unpaid principal and interest of any obligation or indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the observation of indebted bank when due, Bank and the same and paralited to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, say elect. 6. 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 benefit of Bank and the successors and estimate the shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and until then it shall apply benefit of Bank and the successors and estimate the shall be and become void and of no effect, and continued the shall be and constitute on the shall be and constitute on the shall be and constitute of any office and the shall be and the shall be and constitute of the shall be and constitute of the shall be a	FILE PAGE
4. That if default be made in the performance of any of the terms hereof, or if any of said rental or orther and the formation of the content of the terms hereof, or if any of said rental or orther and the fact, and if said the said to the to be due and payable forthwith. 3. That Bank say 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, say election. 4. That Bank says 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, say election. 5. That Bank says 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, says the same as Bank, in its discretion, says that the says as Bank this agreement shall be and become void and of no effect, and as Bank, in its discretion benefit of Bank and its successors and assigns. The afficient of department and the undersigned to Bank this agreement shall be and become void and of no effect, and continuity and its shall be and constitute conclusive evidence of the validity, affectiveness and continuing force of this specified and any person shall be and constitute conclusive evidence of the validity, affectiveness and continuing force of this specified and any person shall be and constitute conclusive evidence of the validity, affectiveness and continuing force of this specified as any person shall be and constitute conclusive evidence of the validity, affectiveness and the vitiness. 445.68 State of South Carolina Extracted the validity and the same and is hareby authorized to the validity, affectiveness and the vitiness of the validity and the same and t	and hereby irrevocably authorize and direct all lessees, escrow holders and other to be to or on account of said real property whatsoever and whensoever becoming due to the undersigned, or any of them, and howsoever for or on account of said or whatsoever and whensoever becoming due to the undersigned, or any of them, and thorsever the name of the undersigned, or with full power and authority, in the name of the undersigned, or with full power and authority, in the name of the undersigned, or with the name of the nam
s. The Bank way and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places 5. That Bank way and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and becomes void and of no effect, and 6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and becomes void and of no effect, and 6. Upon payment of all indebtedness of the undersigned to Bank this recommendation of the undersigned the satisfication of any officer or department manager of Bank 8. State of south Carolina 8. State of South Carolina, a national banking essociation, hereby certifies that that certain agreement enhilled "Real Property Agreement" made by 1. State of South Carolina, a sign, seal, and are corded in the office of the Recorder in the Country of Greenville, State of South Carolina, on corded in the office of the Recorder in the Country of Greenville, State of South Carolina, on corded in the office of the Recorder in the Country of Greenville, State of South Carolina, on corded in the office of the Recorder in the Country of Greenville, State of South Carolina, on corded in the office of the Recorder in the Country of Greenville, State of South Carolina, on corded in the office of	form or discharge any collegation, out of the performance of any of the terms hereof, or if any of said rental or other time be not paid to 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other time be not paid to 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other time be not paid to
6. Upon payment of all indebtedness of the undersigned, their heirs. assigns, and inure to the benefit of Sank and its said, their heirs. assigns, and inure to the benefit of Sank and its said, their heirs. assigns, and inure to the benefit of Sank and its said shall be and constitute conclusive evidence of the validity, effectiveness and shoring any part of said indebtedness are personal and any part of said indebtedness are personal and any part of said indebtedness are personal and its said shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this specific in any part of said indebtedness of this specific in any part of said indebtedness and souther and its said in any part of said indebtedness and souther and said indebted	pess then remaining unpaid to bank to be due that payable the cause this instrument to be recorded at such time and in such places 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places
State of South Carolina eounty of Greenville Personally appeared before me E. Parker Sutler who, after being duly sworn, says that he saw the within named. Mrs. Margaret M. Cromer (Borrowers) act and deel reliver the within written instrument of writing, and that deponent with Frances Lawson (Vitness) witnessed the execution thereof. Subscribed and sworn to before me thisthy deponent with Aprill 10, 1968 At 9:30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by the The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national Bank of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of So	6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall obtain istrators, executors, successors and until then it shall apply to and bind the undersigned, their heirs, legatees, devisees, administrators, executors, successors and until then it shall apply to and bind the undersigned, their heirs, legatees, devisees, administrators, executors, successors 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, and inure to the benefit of Bank and its successors and assigns, and inure to the benefit of Bank and its successors and constitute conclusive evidence of the validity, effectiveness and
State of South Carolina eounty of Greenville Personally appeared before me E. Parker Sutler who, after being duly sworn, says that he saw the within named. Mrs. Margaret M. Cromer (Borrowers) act and deel reliver the within written instrument of writing, and that deponent with Frances Lawson (Vitness) witnessed the execution thereof. Subscribed and sworn to before me thisthy deponent with Aprill 10, 1968 At 9:30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by the The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national Bank of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of So	Witness Talker Lee x Mrs. Margaret M. Cromer
State of South Carolina eounty of Greenville Personally appeared before me E. Parker Sutler who, after being duly sworn, says that he saw the within named. Mrs. Margaret M. Cromer (Borrowers) act and deel reliver the within written instrument of writing, and that deponent with Frances Lawson (Vitness) witnessed the execution thereof. Subscribed and sworn to before me thisthy deponent with Aprill 10, 1968 At 9:30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by the The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as national Bank of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of South Carolina, on the County of Croenville, State of So	Witness Starcas Lauton x
Personally appeared before me	Dated at: Greenville 4/5/68 Date
the within named. Mrs. Margaret M. Cromer (Nitness) sign, seal, and as their sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent with Frances Lawson (Nitness) Subscribed and sworn to before me thiotiff day of April 1.068. Notary Public, State of Shirth dirolina by Commission expires of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
witnesses the execution thereof. Subacribed and syorn to before me thioth day of April 1968 Witness sign here) Witness sign here) Witness sign here) The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by the Citizens and Southern National Bank of South Carolina, as 13th dated to The Citizens and Southern National Bank of South Carolina, as 13th dated to The Citizens and Southern National Bank of South Carolina, as 13th dated 19 and recorded in the office of the Recorder in the Country of Greenville, State of South Carolina, on 19 Counter May 19 and recorded and the undertak-	Personally appeared before me F Parker Sutler who, after being duly sworn, says that he saw
Subactibed and sworn to before me thisthi day of April 10, 1968 Notary Public, State of South Grolins Hy Commission expires of XMX XMX MAX MAX MAX MAX MAX MAX MAX MAX	the within paned. Mrs Margaret M. Cromer sign, seal, and as their
Subacribed and sworn to before me this 5th day of April 1, 1968 Notary Public, State of South Grolina My Commission expires and National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by Man. Mangart M. Carolina, as last, dated "75 to The Citizens and Southern National Bank of South Carolina, as last, dated 1967, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on 1968, Cooker May Page 573, has been terminated and the undertak-	act and deed deliver the within written instrument of writing, and that department of witness)
The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by M. Margaret M. Cronico to The Citizens and Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387 Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387 The Citizens and Southern National Bank of South Carolina, as lank, dated 19.30 A.M. # 26387	Subscribed and sworn to before me
The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by Man Mangaret M. Cronice to The Citizens and Southern National Bank of South Carolina, as Natk, dated #-5 1968, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on the County of Greenville, State of South Carolina, and the County of Greenville, State of	Margan Hi Van Har
The Citizens and Southern National Bank of South Carolina, a national banking association, hereby certifies that that certain agreement entitled "Real Property Agreement" made by to The Citizens and Southern National Bank of South Carolina, as 13th, dated 15 196, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on 1968, Docker Mal Page 573, has been terminated and the undertak-	Hy Commission expires at Alan Abril 10, 1968 At 9:30 A.M. # 26387
Southern National Bank of South Carolina, as Nank, dated #-5 1968, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on 1968, Docker SHI at Page 573, has been terminated and the undertak-	sc-73-R
Southern National Bank of South Carolina, as Nank, dated #-5 1968, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on 1968, Docker SHI at Page 573, has been terminated and the undertak-	
Southern National Bank of South Carolina, as Name dated 4-5 1966, and recorded in the office of the Recorder in the County of Greenville, State of South Carolina, on 1968, Docker SHI at Page 573, has been terminated and the undertak-	hereby certifies that that certain agreement emitted keat Property Agreement made by
corded in the office of the Recorder in the County of Greenville, State of South Carolina, on 4/10 1968, Docker Mill at Page 5/3, has been terminated and the undertak-	mrs. Maiaaret M. Caomerto The Citizens and
The same of the sa	corded in the office of the Recorder in the County of Greenville, State of South Carolina, on
Ings therein described discharged. The Citizens and Southern National Bank of South Carolina day of the Company of the Compan	ings therein described discharged.
Witness Frances Lawson By M. F. (Auslin J. d. W.	Witness Frances drawson By M. T. Chuston S. d. ov.
Debbe Parker	Debbre Parker

SATISFIED AND CANCELLED OF MESSAGE

Office farmsworth