New or Ment	AT 12:00 O'CLOCK M. NO
l <u>in</u>	Kational Bank G. N. Leurs
An The Pit was Southern	national Bank G. H. aller
Witness: Delhie Parker	
Witness: Sandra Mr. Gaha	
(2) 3 XXXX	O'TO O'TO
30687 REAL:	PROPERTY AGREEMENT VOL 870 PAGE 378
indebtedness have been paid in full, or until twenty- first occurs, the undersigned, jointly and severally	
property described below; and	exes, assessments, dues and charges of every kind imposed or levied upon the real
<ol><li>Without the prior written consent of Bank, those presently existing) to exist on, and from tran scribed below, or any interest therein; and</li></ol>	to refrain from creating or permitting any lien or other encumbrance (other than sferring, selling, assigning or in any manner disposing of, the real property de-
<ol><li>Hereby assign, transfer and set over to Band the undersigned, as rental, or otherwise. and howse</li></ol>	c, its successors and assigns, all monies now due and hereafter becoming due to bever for)or on account of that certain real property situated in the County of
	Carolina, described as follows:
on the southern side of Hogers A Perry Property in Sans Souci; re	ng in Greenville County, State of South Carolina, venue, shown as Lot 48 on a plat of subdivision of corded in the h.M.C. Office for Greenville County ving, according to said plat, the following mates
S. 10-17 E. 150 feet to an iron	southern side of Rogers Avenue, at the joint and running thence along the line of Lot 19, pin: thence S. 79-28 W. 50 feet to an iron pin along the line of Lot 17, N. 10-17 W. 150 feet ide of Rogers Avenue: thence along Rogers Avenue of beginning.
This being the same property con Book 719 at page 527.	sees, escrow holders and others to pay to Bank, all-rent and all other months
and hereby irrevocably appoint Bank, as attorney in own name, to endorse and negotiate checks drafts as	signed, or any of them, and howsoever for or on account diseid real property fact, with full power and authority, in the name of the undersigned, or in the dother instruments received in payment of, and to retrive, receipt for and to the same of the same than the same same to the same same to the same same same same same same same sam
4. That if default be made in the performance of	of any of the terms hereof, or if any of said rental or other sums be not paid to
	ermitted to cause this instrument to be recorded at such time and in such places
assigns, and inure to the benefit of Bank and its suc	ersigned to Bank this agreement shall be and become void and of no effect, and , their heirs, legatees, devisees, administrators, executors, successors and cessors and assigns. The affidavit of any officer or department manager of Bank d shall be and constitute conclusive evidence of the validity, effectiveness and and is hereby authorized to rely thereon.
Witness June W. June	x Coly D. H. Loton
Witness Trances, Lau	40x x
Dated at: Green le, S.C.	6-20-69 Date
State of South Carolina County of Change	,
Personally appeared before me GLOGO	(4), 2011)(A)
the within named Colin D. Healon	who, after being duly sworn, says that he saw (Witness) sign, seal, and as their
act and deed deliver the within written instrument of	(Borrowers)
witnesses the execution thereof.	(Witness)
Subscribed and sworn to before me this 2D day of 2000 1969	Harris III
Dianni Rulanu	(Witness sign here)
Notary Public, State of South Carolina My Commission expires at the will of the Governor	
sc-75-R 5 -1-7 V Re	corded June 23, 1969 At 9:30 A.M. # 30687