DONNIE S. TANKERSLE		4467/460
EILE	REAL PROPERTY AGREEMENT	AUT TTTANGE ASIA
in Gennes Chart Bon pald in full	is and indebtedness as shall te made by or become due to t of to as "Bank") to or from the undersigned, jointly or a (, or until twenty-one years following the death of the la tily and severally, promise and agree	everally, and until all of such loans and at survivor of the undersigned, whichever
AM 1. To say opping its forming	itly and severally, promise and agree delinquent, all taxes, assessments, dues and charges of a	very kind imposed or levied upon the real
2. Vighout the prior written	consent of Bank, to refrain from creating or permitting on, and from transferring, selling, assigning or in any	my lien or other encumbrance (other than
	nd set over to Bank, its successors and assigns, all mon- servise. and howsoever for or on account of their certain , State of South Carolina, described as follows:	
	certain piece, parcel or lot of land wi	th the improvements
thereon lying, be side of Quillen A property accordin	eing and situate in the Town of Fountain Nenue, and being known and designated a ng to plat made by T.C. Adams, dated Jul , Page 53, and being more particularly o	Inn, on the Western IS Lot No. #3 of y, 1956, recorded
feet from the int	g at an iron pin on the Western side of tersection of Weathers Circle and Quille 7. 126.2 feet to an iron pin; thence S. ance N. 71-22 E. 134 Feet to an iron pi	n Avenue and running 23-26 W. 90 Feet to
thence along Quil	len Avenue N. 18-24 E. 90 Feet to an in ng, less sidewalk right-of-way as cohvey	on pin being the
The herei	in named grantee is to pay the 1974 taxe	s on the above
described propert	ty. The above described property is sub	ject to existing
and hereby irrevocably authorize whatsoever and whensoever becoming and hereby irrevocably appoint Bar own name, to endorse and negotiate enforce payment, by suit or otherwi	of way, reservations and restrictions, and direct all lesses, escrow holders and others to p g due to the undersigned, or any of them, and howsoever nk, as attorney in fact, with full power and authority, checks, drafts and other instruments received in payme isc, of all said rents and sums; but agrees that Bank sha duty or liability of the undersigned in connection therew	sy to Bank, all sent and all other monies for or on account of said real property, in the name of the understaned, or in its ont of, and to receive, receipt for end to ll have no obligation so to do, or to per-
nass then remaining unpaid to Bank	y authorized and permitted to cause this instrument to b	nd interest of any obligation or indebted-
Manigha, and inure to the benefit of	tedness of the undersigned to Bank this agreeur shall and the undersigned their heirs, legatees, devisess, a of Each and its successors and assigns. The affidavit of sea to remain unpaid shall be and constitute conclusive and and any person may and is hereby authorized to rely there	dministrators, executors, successors and any officer or department manager of Bank vidence of the validity, effectiveness and
A Witness Cula	W. Carton , Eddin L.	Devens
J Witness Dulie	V.S.	
Dated at: Grammyilla, 8.6	8/20/79	
State of South Carolina County of Greenville		
Personally appeared before me	Eula M. Castor	after being duly sworm, says that he saw
	Owens (Berrowics)	sign, seal, and as their
act and deed deliver the within writ	tten instrument of writing, and that deponent with Deb	bie Kutch (Witness)
mitresses the enecution thereof.		
Subscribed and sworn to before	19 Eula W. C	Carlos sin here)
Metary Public, State of South Carolina RECORDED SEP 6 1979 at 12:00 P.M. 8076		
OPC 11-30 /1-2/-	-14	