FOR SATISFACTION TO THIS MORTGAGE SEE SATIS

AND CANCELLED OF RECORD

SF <i>P</i>	ACTION BOOK2	_8PAGE_128_	N. M. C. AT 2:3	FOR GREENVILLE (O O'CLOCK P. M	NO. 173
÷	MAP 14 DONNIES. TAN	KERSLEY REAL PROPERTY	or become due to FIR:	VOL 970 FAC	TRUST
fir pr	OMPANY (hereinafter referr debredness have been paid in ful st occurs, the undersigned, jointly a 1. To pay, prior to becoming operty described below	ed to as "Bank") to or from the un I, or until twenty-one years follow nd severally, promise and agree as foll delinquent, All taxes, assessments	ing the death of the last ows: , dues and charges of ever	y kind imposed or levied upon	the real
\$ C	ose presently existing) to exist ribed below, or any interest the	on, and from transferring, selling	assigning of in any men.	now due and hereafter becomi	ng due to
_0	e undersigned, as rental, or ot Freenville	, State of South Carolina, descr	ibed as follows:		
in "Ad Eng S. Con Beg con 166 poi alco	tuate, lying and be the City of Mauldi Iddition to Knollwook ineers & Architect I. in Plat Book PPP tes and bounds, toginning at a point oner of Lots 24 and 5.4 feet to a point int; thence along a line of Lot 2 to 110 0 feet to 2 feet to 2 feet to 2 feet to 3 feet t	e, parcel, or lot of ing in the State of n, being known and of dleights" dated Jurs and recorded in the at Page 6, and have wit: on the southeasterned 25, and running the thence along a 1: a line of Lot 33, S. 66, N. 47-27 W. 165. 69; thence along the beginning corner apany by deed recorded.	designated as Length 1966, preme R, M.C. Officing, according edge of Edgewood ence along a line of Lot 38, 46-42W. 89.6 Deet to a poice southeastern er: being the	ot 25 on a plat pared by Piedmont e for Greenville to said plat, the d Dr. the joint fine of Lot 24, S. S. 26-55 W. 20 fe feet to a point; nt on the soutneaded of Edgewood ame conveyed to m	County, followin Front 46-55E. et to a thence stern Dr. N. he by
Coi	inty.	•		•	
	hatsoever and whensoever become nd hereby irrevocably appoint B wn name, to endorse and negotiat inforce payment, by suit or other	e and direct all lessees, escrowing due to the undersigned, or amank, as attorney in fact, with fule checks, drafts and other instrumise, of all said rents and sums; duty or liability of the undersig	n power and authority, in ments received in payment but agrees that Bank shall ned in connection therewit	the name of the undersigned, of, and to receive, receipt have no obligation so to do, h.	or in its for and to or to per-
_	4. That if default be made ank when due, Bank, at its elect	in the performance of any of the tion, may declare the entire remain k to be due and payable forthwith.	erms hereof, or if any of ning unpaid principal and	interest of any obligation or	
ui a	s Bank, in its discretion, may c 6. Upon payment of all ind ntil then it shall apply to and ssigns, and inure to the benefit	eet. bind the undersigned to Dai bind the undersigned, their heirs of Bank and its successors and as:	the this agreement shall be the degatees, devisees, admissions. The affidavit of a constitute conclusive evi-	e and become void and of no ef inistrators, executors, succ ny officer or department manag dence of the validity, effecti	ffect, and esseors and zer of Bank
C	ontinuing force of this agreemen	t and any person may and is hereby	V Caryl	D. Oshana	
	· Witness _ Shur	lym Edulado	- L Richard	J. Oslow	
D	ated at: <u>Callmull</u>	w, S.C.	<u> </u>	·	
	tate of South Carolina	wiko			
C	ounty of	~ <u></u>	<i>a.</i> .		

Edwards who, after being duly sworn, says that he saw the within named Cared D. and Pichard 4 Orlande sign, seal, and as their (Borrovers) act and deed deliver the within written instrument of writing, and that deponent with Susan B. airlum witnesses the execution thereof. Subscribed and sworn to before me Subscribed and sworn to before me

this Say of Murah ... 1973

Notary Fublic. State of South Carolina

My Commission expires. Sept. 28, 1982

Real Property Agreement Recorded March 11, 1973 at 11:45 A. M., #25741