					
F8]	NOV 26 1973 ≈ 12		Q SS	3 PAG: 573	· · · · · · · · · · · · · · · · · · ·
13	DONNIE S. TARKERSLEY	REAL PROPERTY	voi 300 Agreement	r Maigreath ann an Taigeannaidh ann an Taigeann an Taigeann an Taigeann an Taigeann an Taigeann an Taigeann a C	12/-
V ₁ n	consideration of such loans and i	nd headness as shall he made his or	become due to	FIRST PIEDMON	BANK AND TRUST
· .	doess have been paid in full, or	o as "Bank") to or from the under until twenty-one years following everally, promise and agree as follows:	s the ceath of the	IASE SHILLANDE OF A	the discerse Bires, extension
1.	To pay, prior to becoming del:	inquent, ali taxes, assessments,	dues and charges o		
2. those p	Without the prior written con presently existing) to exist on,	sent of Bank, to refrain from cr and from transferring, selling,	assigning of in an		
3.	. Hereby assign, transfer and s dersigned, as rental, or otherw	et over to Bank, its successors ise. and howsoever for or on ac	and assigns, all count of that cert	onies now due and ain real property	hereafter becoming due to situated in the County of
	eenville	State of South Carolina, describ	ed as follows:		
ea: tai	st side of Marchant R	in the county of Green oad, bounded by lands or less and being mo	of Grover J	ones and Pro	octor Rector, con-
an E.	th Marchant Road N.	t in Marchant Road, of 8-40 W. 147.4 feet to rover Jones property; in corner of Rector property beginning corner.	an iron pin; thence with	thence N. 23 the line of 88	aid property S. 8-40
-					
in.	walume 602 nage 274	conveyed to J. C. & N of the RMC Office for	Greenville	County, 5. C	Marie n. Enimps
	headyently died testat	e leaving her propert	y to her hust	oand, J. C.	Philups, as will
ap	pear by will on file in	the Probate Court fo	r Greenville	County in A	partment 784 file l.
whatsomer he common to the com	never and whensoever becoming of sreby irrevocably appoint Bank, sme, to endorse and negotiate of the payment, by suit or otherwise	nd direct all lossees, escrowing to the undersigned, or any as attorney in fact, with full necks, drafts and other instrume, of all said rents and sums; by or liability of the undersign	power and authoritents received in put agrees that Banked in connection the	y, in the name of cayment of, and to come no object the comparity.	the undersigned, or in its receive, receipt for and to lightion so to do, or to per-
Bank 1	4. That if default be made in t when due, Bank, at its election	the performance of any of the te , may declare the entire remain , to do and orushle forthwith.	ing unpaid princip	al and interest of	
	5. That Bank may and is hereby	authorized and permitted to cau	se this instrument	to be recorded at	such time and in such places
until assig	then it shall apply to and bin ns, and inure to the benefit of	t. sdness of the undersigned to Dan d the undersigned, their heirs, Bank and its successors and ass s to remain unpaid shall be and nd any parson may and is hereby	igns. The affidavi	it of any officer (ive evidence of th	te desertment mendeet OI Benk
	Wieness Sandra	P. Chasy xz	•	Millips	1
	Witness Jerray	According x		of Phille	1
Dated	at: Greenville, S.	, c.	Novembe	4 16, 1973	
State	of South Carolina	•		:	
Count	y of Greenville				
Personally appeared before me Sandra R. Casey who, after being duly sworn, says that he saw the form of the property of the saw that he saw the same to the property of the pr					
the within named Joe D. Phillips and Mary P. Phillips sign, seal, and as their					

witnesses the execution thereof.

Subscribed and sworn to before me
this 16th ay of November 19 73 Sandia R. Case.

(Withess sign here)

Notaty Public Trate of South Carolina
My Commission exputes: March 7, 1979

peropoen NOV 2/ '73 13874

10%