REAL PROPERTY AGREEMENT

Postell	thereinafter referred to as "The Association" to or from the undersigned,
Control of the little and united at the control of	bans and indebtedness have been paid in full, or until twenty-one years following the death
of the last survivor of the undersigned, wh	hichever first occurs, the undersigned, jointly and severally, promise and agree
 To pay, prior to becoming delinquen property described below; and 	nt, all taxes, assessments, dues and charges of every kind imposed or levied upon the real
2. Without the prior written consent of other than those presently existing) to exproperty described below, or any interest the	f The Association, to refrain from creating or permitting any lien or other encumbrance rist on, and from transferring, selling, assigning or in any manner disposing of, the real herein; and
3. Hereby assign, transfer and set over	er to The Association, its successors and assigns, all monies now due and hereafter be-
coming due to the undersigned, as rental,	or otherwise, and howsoever for or account of the certain real property situated in the, State of South Carolina, described as follows:
County of Control of County of	, State of South Carolina, destribed as follows.
	4 Hazel Drive
	Liot 50 Block B, Pincharst &D (1911) Chick Springs Township County of Greenville MARGERIAN MARG
	Chick Springs Township (SY FILFD)
	County of Greenile 2 1119
	DOMESTING THE STATE OF THE STAT
receipt for and to enforce payment, by surobligation so to do, or to perform or discharge 4. That if default be made in the performance of the Association when due. The Association	of negotiate checks, drafts and other instruments received in payment of, and to received it or otherwise, of all said rents and sums; but agrees that The Association shall have no harge any obligation, duty or liability of the undersigned in connection therewith. Informance of any of the terms hereof, or if any of said rental or other sums be not paid to on, at its election, may declare the entire remaining unpaid principal and interest of any
5. That The Association may and is h	g unpaid to The Association to be due and payable forthwith. hereby authorized and permitted to cause this instrument to be recorded at such time and i
5. That The Association may and is he such places as The Association, in its disconsisted of the Association, in its disconsisted of the Association and assigns, and inure to the benefit of The Association should be a such as	g unpaid to The Association to be due and payable forthwith. hereby authorized and permitted to cause this instrument to be recorded at such time and incretion, may elect. s of the undersigned to The Association this agreement shall be and become void and of not bind the undersigned, their heirs, legatees, devisees, administrators, executors, successor the Association and its successors and assigns. The affidavit of any officer or department owing any part of said indebtedness to remain unpaid shall be and constitute conclusive evi-
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5. That The Association may and is he such places as The Association, in its disconsisted of the Association, in its disconsisted of the Association and assigns, and inure to the benefit of The Association should be a such that the substitute of the validity, effectiveness and continues thereon. Witness Thereof ID Down the Association should be a substitute of the validity of the substitute of the substi	g unpaid to The Association to be due and payable forthwith. hereby authorized and permitted to cause this instrument to be recorded at such time and incretion, may elect. s of the undersigned to The Association this agreement shall be and become void and of med bind the undersigned, their heirs, legatees, devisees, administrators, executors, successor the Association and its successors and assigns. The affidavit of any officer or department owing any part of said indebtedness to remain unpaid shall be and constitute conclusive evicentinuing force of this agreement and any person may and is hereby authorized to relate the same of the affidavit of any officer. (SEAL X Trivo Arra Q Queen (SEAL X Trivo Arra Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q Q
5. That The Association may and is h such places as The Association, in its disc 6. Upon payment of all indebtedness effect, and until then it shall apply to and and assigns, and inure to the benefit of To or branch manager of The Association sho dence of the validity, effectiveness and or thereon. Witness Witness Dated at: Creenulle State of South Carolina Creenulle	g unpaid to The Association to be due and payable forthwith. thereby authorized and permitted to cause this instrument to be recorded at such time and it cretion, may elect. It is of the undersigned to The Association this agreement shall be and become void and of not bind the undersigned, their heirs, legatees, devisees, administrators, executors, successor the Association and its successors and assigns. The affidavit of any officer or department owing any part of said indebtedness to remain unpaid shall be and constitute conclusive evicentinuing force of this agreement and any person may and is hereby authorized to relate the same of the same
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