A PROPERTY OF THE PARTY OF THE

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			AN TODO HAY
In consideration of	such loans and indebtedness as shall be	e made by or become due to th	e FIRST FEDERAL SAVINGS AND
	of Greenville, S. C. (hereinafter referre		from the undersigned,
jointly or severally, and	d. F. Lawrence and Loy W. Law until all of such loans and indebtednes the undersigned, whichever first occurs	ss have been paid in full, or unti	
1. To pay, prior to property described below	becoming delinquent, all taxes, assessm	nents, dues and charges of every	kind imposed or levied upon the real
(other than those presen	r written consent of The Association, to ntly existing) to exist on, and from tra v, or any interest therein; and		
3. Hereby assign, to	ransfer and set over to The Association rsigned, as rental, or otherwise, and h	, its successors and assigns, a owsoever for or account of the	Il monies now due and hereafter be- certain real property situated in the
County ofGreenvi	: 1 1 <sub>~</sub>	h Carolina, described as follows:	
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; <b>5</b>			
3	111 East Faris Road, Gree	enville, South Carolina	29605
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property, and hereby irresigned, or in its own natreceipt for and to enforce obligation so to do, or to 4. That if default be	whensoever becoming due to the unders evocably appoint The Association, as at me, to endorse and negotiate checks, dute payment, by suit or otherwise, of all perform or discharge any obligation, a made in the performance of any of the	ttorney in fact, with full power a rafts and other instruments red I said rents and sums; but agre duty or liability of the undersig te terms hereof, or if any of sa	and authority, in the name of the under- ceived in payment of, and to receive, es that The Association shall have no ned in connection therewith. id rental or other sums be not paid to
obligation or indebtedne	se, The Association, at its election, may	ciation to be due and payable for	rthwith.
5. That The Associa such places as The Associa	tion may and is hereby authorized and ciation, in its discretion, may elect.	permitted to cause this instrum	ent to be recorded at such time and in
effect, and until then it and assigns, and inure to or branch manager of Th dence of the validity, eff	all indebtedness of the undersigned to shall apply to and bind the undersigned to the benefit of The Association and its ne Association showing any part of said fectiveness and continuing force of this	d, their heirs, legatees, devisees successors and assigns. The a lindebtedness to remain unpaid a agreement and any person n	, administrators, executors, successors ffidavit of any officer or department shall be and constitute conclusive evinay and is hereby authorized to rely
Witness 1 (1)	by the faige	x/ 1/1/ / CCC	(SEAL)
Witness	anay H. SY Cons	Of for W Lace	(SEAL)
Dated at: Greenville,	, South Carolina	September 9, 19 Date	
State of South Carolina County of	Greenville		
_	before meNancy H. McConnell	who, after	being duly sworn, says that (s)he saw
the within named	(Witness) Ronald F. Lawrence and	Joy W. Lawrence	sign, seal, and as their
act and deed deliver the	within written instrument of writing,	owers) and that deponent with— $\frac{N}{N}$	ancy M. Yeargin (Witness)
witnessed the execution t	hereof.		,,,
Subscribed and swom	n to before me	16 and de	5) Monrell
this day of	September , 19 77	(Witne	ass sign here)
	1.(41)	<u> </u>	
Notary Public, State of S My Commission Expires	Scuth Carolina		
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