TILEU CO C C			
GREENVILLE CO. S. C.		NT $v_{\rm ol} 1026$ rad 9	14.1
Hey 6 10 35 M 775	REAL PROPERTY AGREEME	NT VELLUAU MAGO) 818 ·
In consistintial of which loans and individuely	ness as shall be made by or become éve to TH tly or severally, and until all of such leans and I the undersigned, whichever first occurs, the us	IE BANK OF GREER, GREER, S.C. (hereinaltes d indebtedness have been paid in full, or until t adersigned, jointly and severally, promise and agre	FAGE O'1U r teferred wesig-one
	taxes, assessments, dues and charges of every	kind imposed or leried upon the real property	described
below; and	ab to refrain from creating or permitting ABJ	lies or other encumbrance (other than those pre	sently ex-
isting) to exist on, and from transferring, selling any leases, rests or funds held under escrew	, assigning or in any manner disposing of, the agreement relating to said premises; and	New Property described beaut, or any indicate of	action, or
	ALA AT SAUTH HOPAIIDS.	piece, parcel of lot of located in the lity of	01 00- 1
Line New to add of Can	non Ave (Spring Street)	being should brac ma	40 402
		B. Brude, Aurveyor, rec W. C. Office and describ	
in plat book 4H page 55,	ok 900 page 189. Green	rd Monty R. M. C. Of for More complete des	fice,
to whic deed and plat re	ference is hereby made	for more complete des	crintion
as to metes and bounds.	. J. J.	AUG 3 1	; ; ; •
· F	Donnie S. Interlage		
Þ		`6808	
That if default be made in the performance of	any of the terms hereof, or if deputable made	In any payment of principal or interest, or any as any profits arising or to arise from said prem	offe berief
O want and perces that any indee or incidetion a	may, at chambers or otherwise appoint a receive and hold the name subject to the further open	of the described premises, with 12th 22th and	धिरिक्र
#Pi	ace of any of the terms hereof, or if any of sale		de Bank
at its election, may declare the entire remaining	t unpaid principal and interest of any objection	on or indebtedeese then remaining art of to Dec	to be due
jand payable forthwith.	seried and permitted to enuse the instrument		Bank, in He
descretion, may elect	A.Y (3).		
6. Upon payment of all indebtedness of	the undersigned to Bank His agreement shall	be and become void he did not rect, and until the mere and ningry. Less in he of the benefit of Ra	hen it aksil uzk and its
announced and against The affiliation of the of	ffices on American Wassers of Hark about the	r any part of said dictions to remain unpaid a remember and place of the party and in hereby nutber	Maria de 434 (2) .
constitute disclusive evidence of the valuary, thermon.	O O	37	SOLVE CANTERNATION OF THE PARTY CONTRACT CONTRAC
			- m = = - s
Wines Diazar of		wal Underwood,	(LS ½ 7 = -
711	Mon so	ura K. Underweed	(res) × H
Greer, S. C.	Lau	ra P. Underwood	ERS
L.			ST8
FT. 3/ , 1975			77
TAM.		•	
State of South Carplins			
County of GREENVILLE			
- · · • · · ·	NO 50 01	Sho, after being daly swarn, says	
Personally appeared before me	(Witseld	Charges who, after being duly swirt, 1275	that so see
the within samed Drexel Unde	rwood and Laura P. Und	bearing booking	and as their
act and deed deliver the within written inc	tramest of writing, and that deponent with	Rome). Johnse	
witness the execution thereof.			
Salectified and sworm to before me	75	nu of To husar	
Sabacribed and every to before me	, 19.1 <i>4 J [4]</i> .	(Witness sign bere)	,
1-12 - W. AC	va-		

RECORDED 1016 '75 At 10:35 A.M.

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