•			•			·	
17	V2. 1972	, , , , , , , , , , , , , , , , , , ,	••		· 'Vei ji	appk 67 pagt LUG9 page 340	887
CA. DOM	ES THEY	R	EAL PROPERTY	AGREEMEN	IT	00 WED-70	,
LOAN ASS	SOCIATION of Gre	enville, S. C. (here Allen	inafter referred to	as "The Associa	e due to the FIRST F	indersigned,	
of the last	severally, and until survivor of the un	all of such loans a dersigned, whichev	er first occurs, the	undersigned, jo	full, or until twenty-on intly and severally, pr	Office and agree	
property de	escribed below; and				ges of every kind impo		
(other that property d	n those presently e escribed below, or s	xisting) to exist or any interest thereir	i, and from transte i; and	erring, seiling, s	ing or permitting any ssigning or in any ma	maer disposing or, ca	
	e to the undersigne	er and set over to 'ed, as rental, or ot	The Association its	sever for or acc	l assigns, all monies ount of the certain re i as follows:	now due and hereaft al property situated	er be- in the
i i 1	318 Worley	Road, Greenv	ille, South Caro	lina Bo r	zeman and Gr	ayson, Attorn	ie y s
100 A		Vng ,	1 6 1979	PAID S First Federal	ATISFIED AND C Savings and Lo of Greenville, S.	ANCELLED oan Association C.))
6/4	ະ ເວົອງ ເວົ້ອ	32 AN "79	555	1 Witne	Janey C	Whitmie President Wood M 1979 Nonstaw	The
	FIL.	~ 0	Coreallel Bounie & Surker Somo	•			
monies w property, sighed, o receipt fo obligatio	rhatsoever and when and hereby irrevoder in its own name, or and to enforce p in so to do, or to pe	orize and direct all nsoever becoming of tably appoint The to endorse and ne- tayment, by suit or erform or discharge	ine to the undersig Association, as atto gotiste checks, draf otherwise, of all s any obligation, du	ned, or any of the rney in fact, with its and other in aid wents and suity or liability of	s to pay to The Associate, and howsoever f h full power and autho struments received in hims; but agrees that if f the undersigned in co	rity, in the name of the payment of, and to the Association shall nnection therewith.	receive have no
the Asso	hat if default be m ociation when due, ' n or indebtedness t	ade in the perform The Association, at then remaining un	ance of any of the its election, may d paid to The Associa	terms hereof, o leclare the entir ation to be due a	r if any of said rental re remaining unpaid ; .nd payable forthwith.	or other sums be not principal and interest	
such pla-	ces as The Associat	tion, in its discretic	on, may elect.		e this instrument to be		
effect, a and assi	nd until then it sha gns, and inure to the h manager of The the validity, effec	all apply to and bir ne benefit of The A Association showin tiveness and conti	nd the undersigned, sociation and its sign and part of said nuing force of this	their neirs, iego successors and a indebtedness to agreement and	this agreement shall atees, devisees, admini assigns. The affidavit remain unpaid shall be any person may and	of any officer or dep and constitute conclu- is hereby authorized	partmen asive evi d to rel:
,	Witness Safe	K MBa	yde	· /	Helita Wills Xebecen		_(SEAL
6070	Witness Lineal	a & Snig	yde	in Mrs.) Michecen	Vi allen	_(SEAL
Dated a	t:				Date		
1 County		reenville					(-)!
Per	sonally appeared be	efore meSyb1	e R. McBryde (Witness)		who, after being d		
the with					Linda C		id as the
7 act and	l deed deliver the v	within written inst	rument of writing,	and that depone	et with Linda C	(Witness)	

9

witnessed the execution thereof.

Subscribed and

Subscribed and sworn to before me
this __7th_day of _October_______, 19.77__

Notary Public, State of South Carolina

My Commission Expires 1831-78

16522