78 = 572

REAL PROPERTY AGREEMENT

In compideration of such losses and indefeedness as shall be made by or become due to the FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Greenville, S. C. (bereivafter referred to as "The Association" to or from the undersigned, ... Spencer A. Glenn and Martha R. Glenn jointly or severally, and until all of such tions and indebtedness have been paid in full, or until twenty-one years following the drath of the last survivor of the undersigned, whichever first occurs, the undersigned, jointly and severally, promise and agree

L. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind imposed or levied upon the real - property described below; and

2. Without the prior written consent of The Association, to refrain from creating or permitting any lieu or other encumbrance (other than those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property described below, or any interest therein; and 3. Hereby assign, transfer and set over 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: Greenville at the southwesterly intersection of Coachman Drive and Kimbrell Road, being shown and designated as Lot No. 30 on plat of Carriage Estates, recorded in the RMC Office for Greenville County in Plat Book "PPP", at Page 15, and having according to said plat the following metes and bounds, to-wit-Beginning at an iron pin on the southerly side of Coachman Drive at the joint front corner of Lots Nos. 29 and 30 and running thence with siad Drive 85-00 E. 148.5 feet to an iron pin; thence on the radius of a curve, the chord of which is N. 21-04 W. 22 feet to an iron pin on the westerly side of Kimbrell Road; thence with said Lot S. 31-24 W. 199.4 feet to an fron pin; running thence N. 85-00 W. 69.6 feet to an fron pin at the joint rear corper of Lots Nos. 29 and 30; running thence with BONNES TANKERSLEY Esaid Lots N. 5-00 5. 198.2 feet to the point of BEGINNING.

PAID SATISFIED AND CANCELLED First Federal Savings and Loan Association Jih 1 3 1979 of South Carolina çż 58 AH

P BOZZEMEN, Grayson & Service and and and real subject to pay to The Association, all rent had an excellent of said real subject to make of the underand hereby improcably surfaced hip direct to decembs, parrow pladers and others to pay to The Association, all rost and all continues of monion whatsperer and whensever december the modern processes, and however for or no account of and road groupers, and however for or no account of and road groupers, and however for or no account of and road groupers, and however and surfacely, in the name of the undersigned, or an an oversame, to endorse and beginne their distribute instruments received in payment of, and to receive, receipt for and so enfired payment, by unit he stherwise, of all said renu and sums; but agrees that The Association shall have no addignation so to do, or to perform or discharge any obligation, duty or likeliky of the undersigned in connection therewish.

4. That if default be made in the performance of any of the terms bereal, or if any of said rental to other sums be not poid to The Association when due, The Association, at its election, may declare the entire remaining unpaid principal and inferrest of any chligation or induktedness that remaining unpaid to The Association to be due and payable forthwith.

5. That The Association may and is hereby authorized and permitted to cause this instrument to be seconded at such time and its such places as The Association, in its discretion, may elect.

6. Upon payment of all indebtedness of the undersigned to The Association this agreement shall be and become well and of no effore, and until then it shall apply to and hind the undersigned, their hours, legators, devisees, administrators, executors, successors and assigns, and inure to the benefit of The Austrian and its successors and assigns. The affidavit of any officer or department or branch manager of The Association showing any part of said indebtedness to remain unusid shall be and constitute conclusive evi-