FILED	
GREFNVILLE CO	S.C. 800X 82 MGE 532
Sco 13 Oct 1	
FILED SEP 12 9 54 A	AGREEMENT VOL 1175 PLOT 209
TUNKIE S. MAKE	RSLEY
R.H.C. 10 1982 \$ 11 R.H.C. 10 In consideration of such thans and indebtedness as shall be made by or become the consideration of such thans and indebtedness as shall be made by or become the consideration of the undersigned the consideration of the last survival to the last survival to the consideration of the last survival to the last survi	come the to American Federal Savings and Loan Association of Green-
Old consideration of successment and incontaining to or from the undersigned its S. C. Thereinatter feither to as "Association") to or from the undersigned on paid faith, or until Warnty one years following the death of the last survivers paid faith, or until Warnty one years following the death of the last survivers paid faithful the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the containing the death of the last survivers paid faithful to the last survivers paid faithful the last survivers paid faithful to the last survivers paid faithful the last survivers p	I, jointly or severally, and until all of such loans and indebtedness have
en paid in this, or until thenty one years tonorand the occurrence	
C. Transit to becoming delinquent, all taxes, assessments, du	es and charges of every kind imposed or levied upon the real
property National below; and	the are the are other encumbrance (other than the
those presently existing) to exist on, and from transferred under escrow as	greement relating to said premises; and
3. The property referred to by this agreement is described as follow	(a)
Mail Sol	SAN AND SAN SAN SAN AND AN COLOR
A residence located at 317 E. Hillcrest Dri	ive Philosophilie "Sale 18 83 83
0000	HOREOTTE PER PROPERTY OF THE P
SEP 12 198:	er Lan C. & Stal
Positive	MINESCOST
Phil 209	York, I Hall
Acute Since 8390	Sout: Postand
mar de la constante de la cons	Substitute
That if default be made in the performance of any of the terms hereof, notes hereof or hereafter signed by the undersigned agrees and does here notes hereof or hereafter signed by the undersigned agrees and does here notes hereof or hereafter signed by the undersigned agrees and does here agree to be a signed as a signed agree of the signed agrees and does here agree to be a signed as a signed agree of the signed agrees and does here agree to be a signed agree of the signed agree and does here agree to be a signed agree of the signed agree and does here agree to be a signed agree and does here agree to be a signed agree and does here agree to be a signed agree and does here agree to be a signed agree and does here agree to be a signed agree and does here agree agr	or if default be made in any payment of principal or interest, on any hy assim the rents and profits arising or to arise from said premises
notes hereof or hereafter signed by the undersigned agrees and does here to the Association and agrees that any judge of jurisdiction may, at char full authority to take possession thereof and collect the rents and profits	
full authority to take possessor united and courte and	and to Association
when due, Association, at its election may become do transle forthwith.	• • •
5. That Association may and is hereby authorized and permitted to	cause this instrument to be recorded at such time and in such places
as Association, in its distriction way the	and the state of the state of the effect, and
a the assumed of all indebiedness of the uncerstand to associa	tion this agreement shall be and become and assigns and inuce
44 .U 24 .E. II ARRIVE DA MONTENEN UNICOLUNISTE DE LA CONTRACTOR DEL CONTRACTOR DE LA CO	tion this agreement shall be and become void and of no effect, and s, devisees, administrators, executors, successors and assigns, and inure of any officer or department franciscs of any officer or department franciscs of any officer of this
until then it shall apply to and this the tright assigns. The affidivit to the benefit of Association and its successors and assigns. The affidivit to the benefit of Association and its successors and assigns. The affidivit	of any officer or department manager of Association stowing any part e evidence of the validity, effectiveness and continuing force of this
44 .U 24 .E. II ARRIVE DA MONTENEN UNICOLUNISTE DE LA CONTRACTOR DEL CONTRACTOR DE LA CO	of any officer or department manager of Association showing any part e evidence of the validity, effectiveness and continuing force of this e.
until then it shall apply to and third the themselves and assigns. The affidavit to the benefit of Association and its successors and assigns. The affidavit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person introduct is hereby authorized to rely thereo	of any officer or department manager of Association stowing any part e evidence of the validity, effectiveness and continuing force of this
until then it shall apply to and this the tright assigns. The affidivit to the benefit of Association and its successors and assigns. The affidivit to the benefit of Association and its successors and assigns. The affidivit	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
until them it shall apply to and then the to the benefit of Association and its successors and assigns. The affidavit of said indebtedness to temain unpaid shall be and constitute conclusive agreement and any person may and is hereby authorized to rely thereo	of any officer or department manager of Association showing any part e evidence of the validity, effectiveness and continuing force of this e.
until then it shall apply to and third to the benefit of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person may and is hereby authorized to rely thereo. Witness Witness Witness	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
until them it shall apply to and then the to the benefit of Association and its successors and assigns. The affidavit of said indebtedness to temain unpaid shall be and constitute conclusive agreement and any person may and is hereby authorized to rely thereo	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
until them it shall apply to and them the to the benefit of Association and its successors and assigns. The affidivit of said indebtedness to temain unpaid shall be and constitute conclusive agreement and any person may and is hereby authorized to rely thereo Witness Greenwille S. C.	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
until then it shall apply to and bind the to the benefit of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person mineral is hereby authorized to rely thereo Witness Greenville, S. C. Dated at:	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
witness Witness Greenville, S. C. Sept. 10, 1982 Dated at: Sept. 10, 1982	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
until them it shall apply to and dend the to the benefit of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person morned is hereby authorized to rely thereo Witness Witness C. Sept. 10, 1982 Date State of Scoth Carolina	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
witness Greenville, S. C. Sept. 10, 1982 Dated at: State of South Carolina Greenville Greenville State of South Carolina Greenville Greenville	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this is. (L.S.)
witness Greenville, S. C. Sept. 10, 1982 Fate State of Sooth Carolina County of Greenville Mitzy Hill	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this a. (L. S.) Lance McCanne (L. S.) who, after being daly swom, says that
witness Witness Greenville, S. C. Sept. 10, 1982 Date of South Carolina County of Greenville Witness Mitzy Hill Fersonally appeared before me Kandall C. and Diagnee.	of any officer or department manager of Association showing any part e evidence of the validity, effectiveness and continuing force of this e. (L. S.) Lanne McLunne (L. S.) who, after being daly swom, says that
until thera it shall apply to and dend its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person more and is hereby authorized to rely thereo Witness Witness C. Sept. 10, 1982 Dated at: State of South Carolina County of Greenville Fersonally appeared before me Kendall C. and Dianne	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this a. (L. S.) Lance McCanno (L. S.) who, after being daly sworn, says that ii. McKinney
until thera it shall apply to and dend its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person more and is hereby authorized to rely thereo Witness Witness C. Sept. 10, 1982 Dated at: State of South Carolina County of Greenville Fersonally appeared before me Kendall C. and Dianne	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this a. (L. S.) Lance McCanno (L. S.) who, after being daly sworn, says that ii. McKinney
witness Witness Greenville, S. C. Sept. 10, 1982 Date of South Carolina County of Greenville Witness Mitzy Hill Fersonally appeared before me Kandall C. and Diagnee.	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this a. (L. S.) Lance McCanno (L. S.) who, after being daly sworn, says that ii. McKinney
witness State of Scoth Carolina County of Greenville Fersonally appeared before me Sign, seal, and as their act and deed deliver the within written instrums witnesses the execution thereof.	of any officer or department manager of Association showing any part of evidence of the validity, effectiveness and continuing force of this a. (L. S.) Lance McCanno (L. S.) who, after being daly sworn, says that ii. McKinney
witness	who, after being duly swom, says that (Barrager)
witness State of Scoth Carolina County of Greenville Fersonally appeared before me Sign, seal, and as their act and deed deliver the within written instrums witnesses the execution thereof.	who, after being daly swom, says that (Bereviers) (Bere
until thea it shall apply to and bind the tensity of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person mineral is hereby authorized to rely thereo Witness Witness Witness Witness Witness County of Sept. 10, 1982 Date State of South Carolina County of Greenville Mitzy Hill Personally appeared before me Kendall C. and Dianne sign, seal, and as their act and deed deliver the within written instrume witnesses the execution thereof. Subscribed and sween to before me this 10: day of Sept. 10 S	who, after being duly swom, says that (Brewers) (Brew
with then it shell apply to and brish the benefit of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person murrand is hereby authorized to rely thereo Witness Witness Witness Witness Witness Witness Sept. 10, 1982 Date State of South Carolina County of Greenville Mitzy Hill Fersonally appeared before me Kendall C. and Dianne sign, seal, and as their act and deed deliver the within written instrume witnesses the execution thereof. Subscribed and sween to before me this 10 day of Sept. 19 82 Netaly Public, State of South Carolina Netaly Public, State of South Carolina	who, after being daly swom, says that (Bereviers) (Bere
until thea it shall apply to and bind the tensity of Association and its successors and assigns. The affidivit of said indebtedness to remain unpaid shall be and constitute conclusive agreement and any person mineral is hereby authorized to rely thereo Witness Witness Witness Witness Witness County of Sept. 10, 1982 Date State of South Carolina County of Greenville Mitzy Hill Personally appeared before me Kendall C. and Dianne sign, seal, and as their act and deed deliver the within written instrume witnesses the execution thereof. Subscribed and sween to before me this 10: day of Sept. 10 S	abo, after being daly swom, says that who, after being daly swom, says that who after being daly swom, says that "Broorded Waters" at 11:00 A.M.

CLIO102-048887