	<u> </u>			•
64670 STEPLE 1972 AUG 3 1 1972 REAL PROPERTY AGREEMENT	VOL	954	PAGE	83
HICCIA CITY	•			
In consideration of such loans and indebtedness as shall be made by or become due to THE BANK OF GREER, in consideration of such loans and indebtedness have be to as "Rank") to or from the undersigned, jointly or severally, and until all of such loans and indebtedness have be years following the death of the last survivor of the undersigned, whichever first occurs, the undersigned, jointly and	GREER, en paid i severally,	S. C. (her n full, or promise as	einafter until twe id agree	referren enty-one
1. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind imposed or levice below; and				
2. Without the prior written consent of Bank, to refrain from creating or permitting any lien or other encumbr isting) to exist on, and from transferring, selling, assigning or in any manner disposing of, the real property describe any leases, rents or funds held under escrow agreement relating to said premises; and				
	COL	or Io	Car	olina.
gituate, lying and being hear the year of Propert	v of	Will	iam 🕽	М.
situate, lying and being near the City of Greenville, State being known and designated as Lot No. 29 on Plat of Propert Edwards, which plat is recorded in the Plat Book "S", page	i 2.	and h	avin	g the
Edwards, which plat is recorded in the 1240 2001	•		-	
following metes and bounds, to wit: Beginning at an iron pin on the Northeasterly side of Elair	10 . AV	enue,	joi	nt .
Beginning at an iron pin on the Northeasterly side of the Beginning thence N.52-41 E. front corner Lots 29 and 30, and running thence N.52-41 E.	250.3	reet	to	an Siti
front corner Lots 29 and 30, and running themse here in iron pin, joint ron pin; thence S. 29-07 E. 75.05 feet to an iron pin, joint	int i	Bloi	ne A	venue.
Lots 28 and 29; thence S. 52-41 W. 241-4 10 along the North	aste	rlv s	ide	of
loint front corner Lots 20 and 27; Inches the noing	t of	begin	ning	•
Elaine Avenue N. 31-19 W. 13 resided in deed recorded in De	eds √		70 hot	pagg (
This the time common the performance of any of the terms record, or it default be made in any payment of printing the rents and profits arising of or hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits arising of or hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits arising or otherwise, appoint a receiver of the described pre	r to arise	from said th full auth	i premise ority to	es to the take pos-
or hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits arising of hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits arising of hereafter signed by the undersigned, the undersigned agrees and does hereby assign the rents and profits arising to hereby assign the rents and profits arising to hereby assign the rents and profits and hold the same subject to the further order of said court.				
	be not pa	id to Bank	when de	e, Bank,
at its election, may declare the entire remaining unpara principal				•
5. That the Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such t	ime and i	n such plac	es as Da	nk, in its
discretion, may elect.	d of mod	affect and	until the	n it shall
6. Upon payment of all indebtedness of the undersigned to Bank this agreement shall be and become void at apply to and bind the undersigned, their beirs, legattes, devisees, administrators executors, successors and assigns, and successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indel constitute conclusive evidence of the validity, effectiveness and containing force of this agreement and any person	stadrona t	a remain U	nnaid Bhi	an be and
constitute conclusive evidence of the various, streaments thereon.				
CVI chil	<i>(</i>			
Jean Orasan	<i>y</i>	<u>.</u>		(L.S.)
Witness Carrie a. Barbare Tuken C/c	lot	ap		(L.S.)
Dated at: Taylors, S. C.				
August 29, 1972				
Date				
State of South Carolina				
dua anni 11a				
Carrie A. Barbare who, af	er being	duly swore	, says t	S hat he saw
Personally appeared before me				
John E. Bishop and Vivian C. Bishop		sign	ı, seal, n	nd as their
the within named (Borrowers) Jean C				
the territory and that deponent with	T-OWS			
act and deed debter the transfer that the transfer the transfer that the transfer th	,			
witness the execution thereof.				
Subscribed and sworn to before me	<u>c</u> ,			
this 29 day of August 1972 (Witness	eign bei	:e)		
Carrie a Barbare				
Notary Public, State of South Carolina				
My Commission expires Expires				

Real Property Agreement Recorded August 31, 1972 at 12:45 P. M., # 6467

August 15, 1978

50-111

Lounie S. Jan Corstey

R. M. C. FOR GREENVILLE COUNTY, S. C.

AT 11:300'CLOCK H. M. NO. 36086