パニししれし	ING FEE S	V 9 1972	E) .nov	9 1972	13959	•	nen	835
PAID \$ _/	1,25	BETH RIDDLERE	PROPER	J 1372 TY AGREI	EMENT	'VOL	960 pag	£115
In SOUTH C	a consideration of such AROLINA (hereinafter re- idness have been paid in accurs, the undersigned,	loans and indebt ferred to as "Ban full, or until t	edness as shall be k") to or from th wenty-one years fo	made by or become undersigned, ollowing the dear	ome due to THE CITIZE! jointly or severally,	and until all	of such loans	and
.1 بر	To pay, prior to become y described below; and				charges of every kind	imposed or lev	ied upon the	real
those p	. Without the prior wri presently existing) to e I below, or any interest	xist on, and from	Bank, to refrain front transferring, sel	rom cresting or iling, assigning	permitting any lien of or in any manner dia-	r other encumbr posing of, the	ance (other real property	than de-
3.	. Hereby assign, transf dersigned, as rental, o	er and set over t	o'Bank, its succes I howsoever for or	sors and easig on account of t	ns, all monies now du hat certain real pro-	e and hereafter party situated	becoming du in the Count	e to y of
	Greenville	State of	South Carolina, de	escribed as foll	lovs:	٠.,	•	
	city of Greenvi designated as L of Block G and I R.M.C. Office for of James Thomas if places book QQ plat.	ot No. 5, a M, Property or Greenvill Crame by pl	portion of I of W.W. Cart is County in lat recorded	cot No. 6 and the Rock Figure 1 and	nd adjoining 20 tes, plst of wh H. at Page 288; .C. Office for	feet of a ich is rec also show Greenvilla	resurvey orded in a ss the County	the R. p <b>ro</b> pert
	han.				•			
		J						
	_					•		
		•	•					
					· -		•	
	reby irrevocably auth	coming due to the	undersigned, or nev in fact, with	r any of them, a full power and	nd howsoever for or authority. In the name	on account of s me of the under	aid real prop signed, or i	erty, n its
whatso and he own na enforc	ever and whensoever be- reby irrevocably appoi- me, to endorse and nego re payment, by suit or o or discharge any onligat	tiate checks, dr therwise, of all	said rents and sum	ns; but agrees t	hat Bank shall have n	o obligation so	receipt for a	per-
whatso and he own na enforc form o 4 Bank w	reby irrevocably appoint to endorse and nego a payment, by suit or o	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec	said rents and sum- ility of the under mance of any of th lare the entire re	ns; but agrees to rsigned in conne ne terms hereof, emaining unpaid	hat Bank shall have no action therewith. or if any of said ren	o obligation so otal or other s	receipt for a to do, or to ums be not pa	per~ id to
whatso and he own na enforc form o 4 Bank w ness t	reby irrevocably appoinme, to endorse and negone payment, by suit or own discharge any obligat.  That if default be maken due, Bank, at its e	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize	said rents and sum ility of the under mance of any of th lare the entire re nd payable forthwi	ns; but agrees to rsigned in conne me terms hereof, emaining unpaid ith.	hat Bank shall have no oction therewith. or if any of said rem principal and interes	o obligation so ntal or other s st of any oblig	receipt for a to do, or to ums be not pa ation or inde	per- id to bted
whatso and he own na enforc form o  4 Bank w ness t  5 as Bani 6 until assign showin	reby irrevocably appoint to endorse and nego the payment, by suit or our discharge any obligat. That if default be made then due, Bank, at its ehen remaining unpaid to.  That Bank may and is	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor  t manager of	per- id to bted- laces and s and Bank
whatso and he own na enforc form o  4 Bank w ness t  5 as Bani 6 until assign showin	reby irrevocably appoint to endorse and nego er payment, by suit or or discharge any ooligat.  That if default be muchen due, Bank, at its ehen remaining unpaid to.  That Bank may and is k, in its discretion, muchen to the bene it shall apply to a s, and inure to the bene any part of said indel	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor  t manager of	per- id to bted- laces and s and Bank
whatso and he own na enforc form o  4 Bank w ness t  5 as Bani 6 until assign showin	reby irrevocably appoint to endorse and nego or payment, by suit or our discharge any obligat.  That if default be mented to the	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor  t manager of	per- id to bted- laces and s and Bank
whatso and he own na enforc form o  4 Bank w ness t  5 as Bani 6 until assign showin	reby irrevocably appoinment to endorse and nego en payment, by suit or our discharge any obligat.  That if default be made to the manner of all the menting unpaid to the menting unpaid to the menting unpaid to the menting any and is then it shall apply to a specific payment of all then it shall apply to a specific payment of the mention of the menti	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor  t manager of	per- id to bted- laces and s and Bank
whatso and he own ha enforce form o the mess to the me	reby irrevocably appoinment to endorse and nego en payment, by suit or our discharge any poligat. That if default be made to the management of the benegon and insure to the benegon payment of the management of	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor  t manager of	per- id to bted- laces and s and Bank
whatso and he own has enforce form o the mess to the m	reby irrevocably appoint to endorse and nego or payment, by suit or our discharge any poligat. That if default be made to the due, Bank, at its ehen remaining unpaid to . That Bank may and is k, in its discretion, made to the bend of the second of the default of the bend of the second of the sec	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize sy elect. indebtedness of and bind the unde efit of Bank and stedness to remai	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ns; but agrees to resigned in connective terms hereof, maining unpaid the cause this instactions agrees, legatees, lassigns. The cause thus agrees, and constitute of and constitute of and constitute of the cause o	hat Bank shall have notion therewith.  or if any of said reprincipal and interestrument to be recorded ement shall be and be devisees, administrate affidavit of any officenclusive evidence occurators.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to  ums be not pa ation or inde  and in such p  of no effect, s, successor t manager of	per- id to bted- laces and s and Bank
whatso and he own na enforce form of the own na enforce form of the own	reby irrevocably appoint to endorse and nego er payment, by suit or our discharge any ooligat. That if default be much then due, Bank, at its ehen remaining unpaid to. That Bank may and is k, in its discretion, much then it shall apply to s, and inure to the beng any part of said indefuing force of this agree.  Witness Witness Witness Organization of South Carolina	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize ay elect. indebtedness of and bind the unde efit of Bank and betedness to remai ement and any per	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid d and permitted to the undersigned to rsigned, their he its successors and n unpaid shall be son may and is her	ms; but agrees the signed in connerse terms hereof, maining unpaid ith.  because this inside the cause this agreers, legates, lassigns. The cause this agreers and constitute the cause th	hat Bank shall have nuction therewith.  or if any of said reprincipal and interestrument to be recorded element shall be and be devisees, administrate affidavit of any officianclusive evidence of the rely thereon.	o obligation so tal or other s st of any oblig tat such time accome void and cors, executor ter or departme	receipt for a to do, or to do, or to ums be not pa ation or inde and in such p of no effect, s, successor nt manager of effectivenes	id to bted- laces and s and Bank s and
whatso and he own has enforce form o an	reby irrevocably appoint to endorse and nego or payment, by suit or our discharge any poligat. That if default be made to the due, Bank, at its ehen remaining unpaid to the total them it shall apply to a series, and inure to the beng any part of said indefuing force of this agree.  Witness  Witness  Witness  Greenville	tiate checks, dr therwise, of all ion, duty or liab ade in the perfor lection, may dec Bank to be due a hereby authorize ay elect. indebtedness of and bind the unde efit of Bank and betedness to remai ement and any per	said rents and sum- ility of the under mance of any of the lare the entire re nd payable forthwid and permitted to the undersigned to rsigned, their he its successors and nunpaid shall be	ms; but agrees the single of the content of the con	hat Bank shall have nuction therewith.  or if any of said reprincipal and interestrument to be recorded element shall be and be devisees, administrate affidavit of any officianclusive evidence of the rely thereon.	ntal or other sets of any obligation that such time secone void and store, executor or department of the validity,	receipt for a to do, or to do, or to ums be not pa ation or inde and in such p of no effect, s, successor nt manager of effectivenes	per- id to bted- laces and s and Bank s and

FOR SATISFACTION TO THIS MORTGAGE SEE SATISFACTION BOOK 43 PAGE 546

Notary Public, State of South Carolina
My Commission expires at the will of the Governor

SATISFIED AND CANCELLED OF RECORD

30 DAY OF Nov. 19 76

Dannie & Jankersley

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

AT 1. 450°CLOCK A. M. NO. 14697

(Witness sign here)

Long

NI-23-80 Real Property Agreement Recorded November 9, 1972 at 11:30 A.M., # 13959