## REAL PROPERTY AGREEMENT

In consideration of such loans and indebtedness as shall be made by or become due to THE SOUTH CAROLINA NATIONAL BANK OF CHARLESTON (hereinafter referred to as "Bank") to or from the undersigned, jointly or severally, and until all of such loans and indebtedness have been paid in full, or intil twenty-one years following the death of the last survivor of the undersigned, whichever first occurs, the undersigned, jointly and severally, promise and agree

- 1. To pay, prior to becoming definquent, 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 Bank, to refrain from creating or permitting any tien 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; or any leases, rents or funds held under excrow agreement relating to said premises; and
  - 3. The property referred to by this agreement is described as follows: 102 feet on Woodland Way on East side 325 feet south 190 feet and west 300 feet.

side 325 leet south 190 leet and west.	300 1680		•
SATISFIED AND CANCELLED OF RECORD	FOR SATISFACTION TO	THIS MO	RTGAGE SE <b>E</b>
Dannie S. Jankersley.  B. M. C. FOR GREENVILLE COUNTY, S. C.	SATISFACTION BOOK_	87	_ PAGE/27
AT 356 O'CLOCK M. NO/6380	SATIONAL	•	
That if default be made in the performance of any of the terms on any notes hereof or hereafter signed by the undersigned, arising or to arise from said premises to the Bank and agrees a receiver of the described premises, with full authority to to same subject to the further order of said court.	the undersigned agrees and does hereby a that any judge of jurisdiction may, at char	assign the rents mbers or otherw	and profits
4. That if default be made in the performance of any of Bank when due, Bank, at its election, may declare the entire ness then remaining unpaid to Bank to be due and payable fort	remaining unpaid principal and interest of	r other sums be any obligation	not paid to or indebted-
<ol><li>That Bank may and is hereby authorized and permit places as Bank, in its discretion, may elect.</li></ol>	ted to cause this instrument to be recorded	ed at such time	and in such
6. Upon payment of all indebtedness of the undersigned and until then it shall apply to and bind the undersigned, their assigns, and inure to the benefit of Bank and its successors Bank showing any part of said indebtedness to remain unpaid s ness and continuing force of this agreement and any person ma	heirs, legatees, devisees, administrators, and assigns. The affidavit of any office shall be and constitute conclusive evidence	executors, suc er or department e of the validity	cessors and manager of
Witness W. F. Her delie	7 terbert ER	le .	<u>Vin</u> (2, s.)
Witness Sandra C Bayne	Vannie L. Ridd	le.	(L. \$.)
Afril 19 1973 Date	<u>.</u>		
	•	٠	
State of South Carolina	•	*	<b>'•</b>
Personally appeared before me	Barra	; ;	1.4 L
the within named Hules & Riable and	annie L. Readle	y sworn, says t sign, seal, a	
(Borrower act and deed deliver the within written instrument of writing, a	nd that deponent with W. A.	en oercon	<u> </u>
witnesses the execution thereof.	, ,	Witness) ,	
Subscribed and sworn to before me this 18 day of Office , 1973	W.L. Glenderon		
Notary Public, State of South Carolina My Commission expires at the will of the Governor	(Witness sign here		
12-10-79			" <del>-</del>

SD.111

Real Property Agreement Recorded April 25, 1973 at 9:30 A. M., # 30275