VOL 995 FAGE 4:3 REAU PROPERTY AGREEMENT In consideration of such loans and indebtedness as shall be made by or become due to BANK AND TRUST FIRST PIEDMONT COMPANY (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 until twenty-one years following the death of the last survivor of the undersigned, whichever first occurs, the undersigned, jointly and severally, promise and agree as follows: 1. To pay, prior to becoming delinquent, 41i taxes, assessments, dues and charges of every kind imposed or levied upon the real property described below 2. Without the prior written consent of Bank, to refrain from creating or permitting any lien 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 3. Hereby assign, transfer and set over to Bank, its successors and assigns, all montes new due and hereafter becoming due to the undersigned, as rental, or otherwise, and howsoever for or on account of that certain real property situated in the County of , State of South Carolina, described as follows: Lot 10, Rison Road, Greenville County, Greenville, South Carolina and hereby irrevocably authorize and direct al. lessees, escribe holders and others to pay to Bank, all rent and all other monies whatsoever and whenseever becoming due to the understaned, or any of them, and howsbever for or on account of said real property, and hereby irrevicably appoint Bank, as attorney in fact, with full power and authority, in the name of the undersigned, or in its own name, to endurse and negitiate checks, drafts and other instruments received in payment of, and to receive, receipt for and to enforce payment, by suit or otherwise, of all said rents and sums, but agrees that Bank shall have no obligation so to do, or to perform or discharge any obligation, duty or liability of the undersigned in connection therewith. 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or other sums be not paid to Bank when due, Bank, at its election, may declare the entire remaining unpaid principal and interest of any obligation or indebtedness then remaining unpaid to Bank to be due and payable forthwith. 5. That Bank may and is hereby authorized and permitted to cause this instrument to be recorded at such time and in such places as Bank, in its discretion, may elect. 6. Upon payment of all indebtedness of the indersigned to Bunk this agreement shall be and become void and of no effect, and until then it shall apply to and bind the undersigned, their heirs, legatees, devisees, administrators, executors, successors and assigns, and incre to the benefit of Bank and its successors and assigns. The affidavit of any officer or department manager of Bank showing any part of said indebtedness to remain inpaid shall be and constitute conclusive evidence of the validity, effectiveness and continuing force of this agreement and any person may and is hereby authorized to rely thereon. Greenville, S.C. 3/12/74 Dated at Greenville, S.C. State of South Carolina county of Green v. He the vithin raised Donald R. and May that P. 115 Kinney sign, seal, and as their act and deed deliver the within parter instrument of Microwers.

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