PAIL D REAL PROPERTY AGREEMENT			
REAL PROPERTY AGREEMENT	VCL	$999~{}_{DAGE}$	67
In consideration of such loans and indebtedness as shall be made by or become due to Fidelity Federal Sav S. C. (hereinafter referred to as "Association") to or from the undersigned, jointly or severally, and until all or paid in full, or until twenty one years following the death of the last survivor of the undersigned, whichever for severally, promise and agree.	f such Inans	and indebtedaer	have been
1. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind property described below; and	imposed	or levied upon	the real
2. Without the prior written consent of Association, to refrain from creating or permitting any lies those presently existing) to exist on, and from transferring, selling, assigning or in any manner disposing or any interest therein; or any leases, rents or funds held under escrow agreement relating to said premise	of the real	encumbrance (o property describ	ther than ed below,
3. The property referred to by this agreement is described as follows:	, w.r.c		
100 N. Washington, Greenville, SC 5 Room Frame			
That if default be made in the performance of any of the terms hereof, or if default be made in any payr notes hereof or hereafter signed by the undersigned agrees and does hereby assign the rents and profits at to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint a recefull authority to take possession thereof and collect the rents and profits and hold the same subject to the 4. That if default be made in the performance of any of the terms hereof, or if any of said rental or on when due Association, at its election may deduce the rents are profits and hold the same subject to the when due Association, at its election may deduce the rents hereof, or if any of said rental or of the control of the control of the terms hereof, or if any of said rental or of the control of the control of the control of the terms hereof, or if any of said rental or of the control o	rising or to river of the further ord	arise from said described premi ler of said court.	premises ises, with
when due, Association, at its election may declare the entire remaining unpaid principal and interest of remaining unpaid to Association to be due and payable forthwith.	any obliga	tion or indebted	ness then
5. That Association may and is hereby authorized and permitted to cause this instrument to be record as Association, in its discretion, may elect.	ded at sucl	n time and in su	ch places
6. Upon payment of all indebtedness of the undersigned to Association this agreement shall be and until then it shall apply to and bind the undersigned, their heirs, legaters, devisees, administrators, executo to the benefit of Association and its successors and assigns. The affidavit of any officer or department mans of said indebtedness to remain unpaid shall be and constitute conclusive evidence of the validity, effective agreement and any person may and is hereby authorized to rely thereon.	rs, successo	ors and assigns, a	nd inure
Witness The Witness Phylles & Brankam Janline 9	ever	ett	(L. S.)
Witness Hylles & Sharpan Janline 90), Ba	mill.	(L. S.)
Dated at: Fidelity Federal			
May 14, 1974			
State of South Carolina			
County of Greenville			
n n Lowis K Martin Sr	a altar Lis	ing dul	- -
he saw the within named Hoyt D. and Pauline M. Barrett	o, arter Dêr	mg amy swom, s	ays that
(B-11.xers) sign, seal, and as their act and deed deliver the within written instrument of writing, and that deponent wi	, Phv11	lic T Rro	nham

RECORDED MAY 15'74 28953

this 14 day of May 19⁷⁴

Section C 19⁷Chee

Notary Public, State of South Carolina

My Commission expires 1-8 198/

Form 2075

witnesses the execution thereof.

Subscribed and swom to before me