(A) xin (A)		
MILED W	BOCK 81 PASE 1709	
JUL 1 1939 3	REAFAPROPERTY AGREEMENT VOL 1169PLSE 557	
Don'd S. Tankarsky Interpretation of such loans and indebtedness	ss as stally be made by or become due to American Federal Savings and Loan Association of Green- to, or from the undersigned, jointly or severally, and until all of such loans and indebtedness have	•
been paid in fully groups II sweps, one years following and severally, process and severally, process and severally.	ng HM/Hrash of the last surgiver of the undersigned, whichever first occurs, the undersigned, jointly	
property described below; and	all taxes, dispendents, dues and charges of every kind imposed or levied upon the real	•
those presently existing) to exist on, and from to or any interest therein; or any leases, rents or for	Association, to refrain from creating or permitting any lien or other encumbrance (other than transferring, selling, assigning or in any manner disposing of, the real property described below, funds held under escribe agreement relating to said premises; and	
lie it the thioperty referred to by this agreen	ment is described as follows:	
This Committee of the State of	NELSON ST. GrEENVILLE. S.S.	
	4.	
Miller 1 - 1 - 1 - 1 - 1	AUG121983 100 5184	
Note of the last	B company	<i>;</i>
Carrier orwald		
notes hereof or hereafter signed by the undersign	any of the terms hereof, or if default be made in any payment of principal or interest, on any good agrees and does hereby assign the rents and profits arising or to arise from said premises I jurisdiction may, at chambers or otherwise, appoint a receiver of the described premises, with elect the rents and profits and hold the same subject to the further order of said court.	
4. That if default be made in the performa	nance of any of the terms hereof, or if any of said rental or other sums be not paid to Association relate the entire remaining unpaid principal and interest of any obligation or indebtedness then	
as Associa ion, in its discretion, may elect.	othorized and permitted to cause this instrument to be recorded at such time and in such places	•
I hantil then it shall sooly to and hind the undersit	the undersigned to Association this agreement shall be and become void and of no effect, and igned, their beirs, legatees, devisees, administrators, executors, successors and assigns, and inure	
In a of said indebtedness to remain unpaid shall be	and assigns. The affidavit of any officer or department manager of Association showing any part and constitute conclusive evidence of the validity, effectiveness and continuing force of this	•
to the benefit of Association and its successors a of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a	and constitute conclusive evidence of the validity, effectiveness and continuing force of this	•
(i) of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a	and constitute conclusive evidence of the validity, effectiveness and continuing force of this	•
(i) of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a	e and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon.	
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness Witness Witness Witness	daylor + Mable W. Williams (L.S.)	
(i) of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a	daylor + Mable W. Williams (L.S.)	А.М.
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness LACQUED Witness LACQUED Witness LACQUED Dated at: Greenville, 5- Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may and is hereby a witness LACQUED Dated of Said indebtedness to remain unpaid shall be agreement and any person may are shall be agreement and any pers	daylor + Mable W. Williams (L.S.)	0
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness Lacquis Witness Lacquis Dated at: Greenville, 5-	daylor + Mable W. Williams (L.S.)	
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness Lacalla Witness Lacalla Dated at: Greenville, 5000000000000000000000000000000000000	daylor + Mable W. Williams (L.S.)	0
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness LACQUIA	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Acquire Maylor who, after being duly sworn, says that	at 10:30
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness* Lacalla Witness* Witness* Lacalla	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Acquire Maylor who, after being duly sworn, says that	0
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness* Witness* Witness* Dated at: Greenville, 5 Dated at: Greenville, 5 Dated of South Carolina, County of Greenville Personally appeared before me — The AG sign, seal, and as their act and deed deliver the witnesses the execution thereof.	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Muly (L.S.) Acquire daylor who, after being duly sworn, says that (Step W. Williams)	at 10:30
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness* W	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Acque (Acque (Acq	at 10:30
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness* Witness* Witness* Witness* Dated at: Greenville Date On State of South Carolina, Personally appeared before me he siw the within named sign, seal, and as their act and deed deliver the witnesses the execution thereof.	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Acque (Acque (Acq	at 10:30
of said indebtedness to remain unpaid shall be agreement and any person may and is hereby a Witness* Witness* Witness* Witness* Dated at: Greenville 50 Dated 50	and constitute conclusive evidence of the validity, effectiveness and continuing force of this authorized to rely thereon. (L.S.) Acque (Acque (Acq	Acomoso JULT 1982 at 10:30

1328 AC