BOO BOO	k 83 ms 250
64 - E	4470 450 (8)
REAL PROPERTY AGREEMENT	vol 1173 Page 150 (8)
In consideration of such toans and indebtedness as shall be made by or become due to American Feder In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of such toans and indebtedness as shall be made by or become due to American Federal In consideration of the such toans and to toans and toans are shall be made by or become due to American Indebtedness and toans are shall be made by or become due to American Indebtedness and toans are shall be made by or become due to American Indebtedness and toans are shall be made by or become due to American Indebtedness and to toans are shall be made by or become due to American Indebtedness and to toans are shall be made by or become due to American Indebtedness and Indebtedness are shall be made by or become due to American Indebtedness and Indebtedness are shall be made by or become due to American Indebtedness and Indebtedness are shall be made by or become due to American Indebtedness and Indebtedness are shall be made by or become and Indebtedness are shall be made by or become and Indebtedness are sh	ral Savings and Loan Association of Green CV
In consideration of such toans and indebtedness as shall be made by or become due to American received in a consideration of such toas "Association") to or from the undersigned, jointly or severally, and us paid in full, or until menty-one years following the death of the last survivor of the undersigned, which paid in full, or until menty-one years following the death of the last survivor of the undersigned, which	ntil all of such loans and indebtedness have thever first occurs, the undersigned, jointly
THE THE PART OF YOUTH PARTY ONE VESTS TOLOWING LINE COMMING	- [
To new prior to becoming delinquent, all taxes, assessments, dues and charges or every	A coher then
a satisfy in the prior written consent of Association, to retrain from creating or menting divine	ny ben or other encumorance loud sing of, the real property described below,
those presently existing; to exist our stands or funds held under escrow agreement relating to said property interest therein; or any leases, rents or funds held under escrow agreement relating to said property in the property of the prop	· io
3. The property referred to by this agreement is described as follows: 21 Old Orchard Lane, Greenville PAROGUE SPISSER 15	
co Co	Aug 19 83
15959 MECCA FECCIAL SAVILY	
See a se	STORY SOCIATION SO
Sin of the second of the secon	12/001
arened denles Trace do	Hall.
Donnie Since	gukoln
That if default be made in the performance of any of the terms hereof, or if default be made in a That if default be made in the understand agrees and does hereby assign the rents and p	my payment of principal or interest, on and
That if default be made in the performance of any of the terms hereof, or if default be made in a notes bereof or hereafter signed by the undersigned agrees and does hereby assign the rents and protes bereof or hereafter signed by the undersigned agrees and does hereby assign the rents and protest to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, appoint to the Association and agrees that any judge of jurisdiction may, at chambers or otherwise, and the province of the province and the province of the provin	it a receiver of the described premises, will to the further order of said court.
Built will hoose to take postersion to the	the state of the second state of the second
when due Association, at its election may be the things	· ·
remaining unpaid to Association to be due and payable fortunate. 5. That Association may and is hereby authorized and permitted to cause this instrument to be Association, in its discretion, may elect.	a the same and a man afford and
6. Upon payment of all indebtedness of the undersigned to Association this agreement state.	executors, successors and assigns, and inure
to the benefit of Association and its the and constitute conclusive evidence of the validity	effectiveness and continuing force of this
of said indebtedness to remain unpaid shall be and to rely thereon. agreement and any person may and is hereby authorized to rely thereon.	8
to () Most Willy 12.	Milbane asing
Witness (May)	Thehaze as
Winfors / Allenac D. Kolumor - Tille	×
Dated at: Greenville, S.C.	A.
August 6, 1982	0 e
Date	ស៊ី ^គ ្គី ន
State of South Carolina County of Greenville	
	who, after being duly sworn, says that
Personally appeared before me <u>Lewis W. Martin</u> (Witness) Walter B. Mebane and Ann J. Mebar	ne who, sides being day swind, says dan
sign, seal, and as their act and deed deliver the within written instrument of writing, and that de	pooent with Donna Robinson (Witnes)
witnesses the execution thereof.	M Z
Subscribed and sworn to before me	William B
the Lithay of Access 190 Remission Remission	ENGLANDED ENGLANDED ENGLANDED

MOV 16 1983

CL101 01-048091-95