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BOOK 1131 PLYSE 680 **REAL PROPERTY AGREEMENT** 

In consideration of such loans and indebtedeness as shall be made by or become due to Carolina Federal Savings and Loan Association (hereinafter referred to as "Lender") 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, whichers first course the undersigned injusts and severally promise and accept follows:

whichever first occurs, the undersigned, jointly and severally, promise and agree as follows: 1. To pay, prior to becoming delinquent, all taxes, assessments, dues and charges of every kind imposed or levied upon

2. Without the prior written consent o Lender, 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 Lender, its successors and assigns, all monies now due and hereafter becoming due to the undersioned as rental, or otherwise, and howsoever for or on account of that certain real property situated in the County of All All County of County of All County of Carolina, described as follows:

•	De this 5th cay of a resolution 190220	EDGELOOD DR. GREENVILLE.
•	S.C. SECURITY FEDERAL SAVINGS & LOAN	THE PARTY OF THE P
	ASSOCIATION	(e) miles
	T toymerly Carolina Poderal Caringo	(3)
. 0	2 and Loan Association	FILED
. 3	SO SELVICE PRESIDENT	[= 0 1000 p [1]
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CAEFAV", LE	PRESIDENT LOAN OFFICER  SALTIESS  10232	Jahren January January
70 00	\$ \$40.655 PM FO - 0.40938	gold a grant
	7158 AUG 30 1983 %	Break Box
က္က		whom to nay to Lender, all rent and all other montes
and I	ereby irrevocably authorize and direct all lesses, escrow holders and direct and lesses, escrow holders and direct and endersigned, or any of the cover and whenseover becoming due to the undersigned, or any of the	ie, and howsoever for or on account of said real pro-
what	oever and whenseover becoming due to the undersigned, or any of undersigned, or any of undersigned, or any of undersigned, or any of undersigned, and whenseover becoming the undersigned, or any of undersigned, or any of undersigned under instruction and other instructions.	ower and authority, in the name of the undersigned,
perty or in	, and hereby irrevocably appoint Lender, as attorney in fact, with full p its own name, to endorse and negotiate checks, drafts and other instruments own name, to endorse and sum	ments received in payment of, and to receive, receipt
for a	its own name, to endorse and negotiate checks, drafts and other insular to enforce payment, by suit or otherwise, of all said rents and sund to enforce payment, by suit or otherwise, of all said rents and sund	essioned in connection therewith.
to do	, or to perform or discharge any obligation, only or hability of the one	
	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
Disto		tioning of the second of the s
tion	or indebtedness then remaining unpaid to Lencer to be due and person	
	5. That Lender may and is hereby authorized and permitted to cause	se this instrument to be recorded at such time and in
\ ivon	places as Lender, in its discretion, may elect.	
1		this agreement shall be and become void and of no
	<ol><li>Upon payment of all indebtedness of the undersigned to Letter, t, and until then it shall apply to and bind the undersigned, the heirs,</li></ol>	legatees, devisees, administrators, executors, success-
ors a	t, and until then it shall apply to and bind the undersigned, their news, and assigns, and inure to the benefit of Lender and its successors and assigns, and inure to the benefit of Lender and its successors and	assigns. The affidavit of any officer or department
man	nd assigns, and inure to the benefit of Lender and its successors and iger of Lender showing any part of said indebtedness to remain unpainty, effectiveness and continuing force of this agreement and any pe	rson may and is hereby suphorized to rely/thereon.
Valid	ity, effectiveness and continuing torce of this agreement and the	Title I I Jane Still
	Wanes Summ to June X	avair ongs
	A LITHIUN V NO	the K. Campbell
	Witness /	1000
Date	dat: Carolina Federal Savings & Loan Assn. Jul	
Out		Date
State	of South Carolina	•
Cou	ory of Greenville, s.C. David L. Garrett	who, after being duly sworn, says that he saw
	Personally appeared before meASSISTANT Wice Frestde	ntwho, after being duly sworn, says that he saw
the :	Michael L. Campbell & Dolly K. Camp	sign, seal, and as their
	IDIKUWETA	cent with Susan F. Girard
act a	nd deed deliver the within written instrument of writing, and that depo	(Witness)
witn	esses the execution thereof.	
mid	Subscribed and sworn to before me	1 X Xhull
this	15 ch Inly 40 80 /\ /////	(Witness sign here) Assistant/ Vice President
(Not	A Public, State of South Carolina	/ 5139
MY	Commission expires: 1280 8-30 1:00 P.H.	•