The state of the s				'vai 1037 o	Q7N
\ ²	REAL	PROPERTY AG	REEMENT	WILLOOT	ACT UTU
in consideration of such	loans and indebtedness as	shall be made by o	or become due to the	e FIRST FEDERA	L SAVINGS AND
LOAN ASSOCIATION of Gro	enville, S. C. (hereinafter	r referred to as "Th	e Association" to or	from the undersign	neo,
jointly or severally, and until of the last survivor of the un	all of such loans and ind dersigned, whichever firs	ebtedness have been t occurs, the unders	paid in full, or untiligned, jointly and se	l twenty-one years everally, promise a	following the death
1. To pay, prior to become	ning delinquent, all taxes,	assessments, dues	and charges of every	kind imposed or l	evied upon the real
2. Without the prior written than those presently encountry described below, or	ten consent of The Associations to exist on, and any interest therein; and	from transferring,	sening, assigning or	in any manager and	
3. Hereby assign, transfer coming due to the undersign	er and set over to The As ed, as rental, or otherwise	e, and nowsoever ic	ssors and assigns, a or or account of the described as follows:	certain rear prop-	e and hereafter be- erty situated in the
County of	, State	Of South Caronina,	described to the second		
South Carolin	in piece, parcel or na, being known an lice M. and H.H. W	d designatea o	Greenville Coun is a part of Lot	nty, State of #30, Section B	•
Property of A	nce m. ond m.m. n	,,,,,,		\wedge	10110
				الزيا	
					FILED (E)
				13	Eil
				듾咖	N141976 >> [-]
•				DONA DONA	HES. TANKERSLEY
	•			(m)	L.M.C.
					Trutti
				30	TINIT
and hereby irrevocably authories whatsoever and when property, and hereby irrevocations or in its own name, receipt for and to enforce pobligation so to do, or to pe	nsoever becoming due to the ably appoint The Associate to endorse and negotiate ayment, by suit or otherwiserm or discharge any o	tion, as attorney in checks, drafts and rise, of all said rent bligation, duty or li	fact, with full power other instruments rate and sums; but against the understanding of the understanding the understand	and authority, in the ceived in payment rees that The Assonigned in connection	he name of the under- t of, and to receive, ciation shall have no therewith.
4. That if default be many the Association when due, 'chigation or indebtedness to	ade in the performance of The Association, at its ele hen remaining unpaid to	any of the terms lection, may declare to The Association to	hereof, or if any of s the entire remaining be due and payable i	said rental or other g unpaid principal forthwith.	and interest of any
anch places as The Associat	n may and is hereby authorion, in its discretion, may	eiecr-			
6. Upon payment of all effect, and until then it sha and assigns, and inure to the or branch manager of The dence of the validity, effect thereon.	e benefit of The Associati	ingersigned, their in ion and its successor	rs and assigns. The	affidavit of any o	officer or department stitute conclusive evi-
thereon:	1111111		4-11-	mat	(SEAL)
Witness laidly	1. Cukasan	x	a and	D a bai	/ 0
Witness Lixa	a to trught	x.6	ugalite	4 Cino	(SEAL)
Dated at: Greenville	, South Carolina		5-/1- 76 Date	-	
State of South Carolina County of	Greenville	Ric hardson		tor heino duly swor	n, says that (s)he saw
Personally appeared be	tore me ————	(Witness)	mirv, di		his
the within named	Garlin Mote	(Borrowers)			sign, seal, and as their
act and deed deliver the w	rithin written instrument	•	t deponent with	Linda C. Knigh (Witn	
			/	7 · 7 /	
witnessed the execution the	reoL		. 11		

RECORDED JUN 14'76

Subscribed and sworn to before me

Notary Public, State of South Carolina
My Commission Expires 1-31-75

this 11th day of June

At 11:30 A.M.

32500

6 18 000