GREENVILLE, SOUTH CAROLINA AND ASSOCIATION GREENVILLE, SOUTH CAROLINA AND ASSUMPTION AGREEMENT

STATE OF	SOU	TH CAROLINA	Loan Account No.	· ·
COUNTY	OΓ	GREENVILLE		
WHER	EAS 1	irst Tederal Savings and Loan Asse	ociation of Greenville, South Carolina, hereinafter a	eferred to as the
CCCOPT VT	ios i	s the owner and holder of a promiser	n note dated February 14, 1974	Danie anglida
45500141	U:11	iam C. Redmond & James W.	ry note dated February 14, 1974 Redmond for Redmond Enterprises, a Gen-	the original sum of
executed by		Tam O. Regions of the sea before	twelve (12) months from said date, together with int	crest thereon com-
\$ 40,000	.00	payable in full on or octore	Inerce 12 mounts from the date of secured by a	first mortgage on
puted and p	payable	monthly at the rate of . 9.00	per centum per annum; and secured by a	which is
premises bei	ng kno	wn as <u>Lot 28 Stratton Place</u>	Bridgeton Dr.	, when is
property is t to pay the b WHER	now be balance REAS (ing transferred to the undersigned Of due thereon: and the ASSOCIATION has agreed to	mortgage book 1301 page 722 BLIGOR(S), who has thave agreed to assume said said transfer of ownership of the mortgaged premise	
WHEL	PAS	is assumption of the mortgage loan; a it is now desired by the parties hereto) to convert the sud-loan to a permanent roan with D	eing amended so as
to provide f	for a D	nament period of approximately2	29 years, with payment thereon at the rate o	\$ \$ 3/1.07
NOW .	THE	REFORE, in consideration of the pro OR, receipt of which is hereby acknow	.50	OCJATIOA to the
AL T	hat the	loon believe at the time of this ass	sumption is \$ 48,000.00 : that the assuming	5 OBLIGOR agrees
to repay Si	id obl i	gation in monthly installments of \$	371.89 each with payments to be app	lied first to interest
at the rate	of 8.	50 @ per annum and then to	remaining principal balance due from month to m	onth with the first
			16	
(2) S lect a "L3 (3) P payments	hould : TE Cl rivilego includi	Any installment payment become due IARGE" not to exceed an amount easier reserved by the obligor to make ng obligatory principal payments do	equal to five per centum (5%) of any such past due is additional payments on the principal balance assumed not in any twelve (12) month period beginning on the principal painting of the principal painting of the principal painting of the principal painting of the principal painting assumed. Further privilege	I providing that such ne anniversary of the is reserved to pay in
excess of to	wenty al to si	per centum (20%) of the original prox (6) months interest on such excess	amount computed at the then prevailing rate of interies.	rest according to the
			n the note and mortgage shall continue in full force	
expressly b	y uns : Chat d	is Agreement shall bind jointly and	severally the successors and assigns of the ASSOCIA	TION and assuming
OBLIGO IX W	R, his b	eirs, successors and assigns. SS WHEREOF the parties hereto ha	ave set their hands and seals this _ 10th_ day of	April , 1974 .
In the pre	senc e o	f:		
10	,	$\sim Q \cdot l_1 \cdot l_2 \cdot l_3 \cdot l_4 $	FIRST FEDERAL SAVINGS & LO.	
M	m	a paj Carreir C	BY: Miler E. Miller	(SEAL)
	22	Macuher.	11ct best 22 30. 3.4.7.	(SEAL)
	/	`	Smrley My Miler	(SEAL)
			Assuming OI	SEAL ¹ (SEAL ¹
			_	MARCOR(D)
		CONSENT AND AGRE	EMENT OF TRANSFERRING OBLIGOR(S)	above and in further
			oan Association's consent to the assumption outlined which is hereby acknowledged. I we, the undersign is Modification and Assumption Agreement and agree	
In the pr	esence	of: on Phil	William G. Redmond	1 (00.11)
E	fec	Racubel	James W. Redmond All	SEAL)
	•		Transferring OBLIGOR	. , ,
		OUTH CAROLINA (PROBATE	
		F GREENVILLE)	208 R	the above
		CondrastersNowton O	bligers of that is he saw he saw had that is he with the other subscribing witness w	
sign, sea thereof.	1 and (denver the foregoing Agreement(s) 3	and that is in with the other substituting winds.	

_(SEAL)

SWORN to before me this 16th Jay of April

Notary Public for South Carolina
My commission expires: 740 80.

2/15/74 WB

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