1567 113584

FIED
TOUSIC:

AND THE PROPERTY WITH RELEASE

WHEREAS, on the 3rd day of February, 1902, First Federal Savings and Loan
Association of Greenville, South Carolina, made a mortgage loan to
Gatewood Builders Inc. covering Lot 193 Canebrake 75,950.00
in the original sum of \$ for years with monthly payments
thereon at the rate of \$ 899.91 per month, with interest at the rate of mortgage
14 % per annum, the mortgage being recorded in the RMC office for <u>Greenville</u>
County in Mortgage Book 1562, Page 699, and;
WHEREAS, the said property is now owned by Gatewood Builders
known as Seller(s) who have sold said property to the undersigned Purchaser(s) and said
known as Seller(s) who have sold said property to the undersigned ruichaser(s) and saim
Purchaser(s) desire to assume and agree to pay remaining indebtedness and perform all
the obligations set out in said mortgage, and said Seller(s) desire to be released
from personal liability and said Association is willing to accept the personal liability
of the Purchaser(s) and to release said Seller(s) from personal liability, provided the decrease
interest rate on the balance due is increased from $\frac{14}{3}$ to a present rate of $\frac{13\frac{1}{2}}{3}$ %.
NOW, THEREFORE, this agreement made and entered into this 9th day of
April , 1992, by and between the Association as Mortgagee and Douglas J
Consideration the assuming Purchaser(s), for and in consideration
and Laura Poteat Slagh the assuming Purchaser(s), for and in consideration of the premises and other good and valuable consideration, the undersigned Purchaser(s)
hereby assume and agree to pay the remaining indebtedness evidenced by the Note and
Mortgage and to perform all of the obligations provided therein, it being agreed and
Mortgage and to personn as of the obstructions provided therein, it being agreed and
understood that as of this date said indebtedness is Sixty Three Thousands &
Eight Hundred & Forty Dollars no/100 63850.00), and that the interest rate is
$\frac{\infty}{133}$ % with monthly payments of \$ $\frac{731.35}{1}$ and that in all other respects, all terms and conditions of said Note shall remain in full force and effect, and that
undersigned Association hereby releases and discharges the Seller(s) from personal lability upon said indebtedness.
That the assumption by said Purchaser(s) bind them jointly and severally, their heirs, successors and assigns.

4 Page C

74328 RV-20

ာထ

0.