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STATE OF SOUTH CAROLINA 2 2 38 PH '75

MODIFICATION AGREEMENT LOAN ASSUMPTION

COUNTY OF GREENVILLE DONNIE S.TANKERSLEY R.H.C.

WHEREAS, on the 30th day of June Savings and Loan Association of Greenville, South Caro	, 19 76 , First Federal
Savings and Loan Association of Greenville, South Caro	lina made a mortgage loan to
M. G. Proffitt, Inc. cov located on 514 Westcliffe Way Street in a su	bdivision known as
in the sum of \$ 26	6,634.53 on a basis of
approximately 20 years with payments the	
per month, with interest at the rate of 8.50 % p	er annua; and
WHEREAS, the said M. G. Proffitt, Inc.	has heretofore conveyed
the mortgaged premises to Betty II. Bayne hereinafter referred to as the obligor (s), who has/ha	ove evaresely assumed and several
to pay the said note and mortgage according to the ter	
UURDPAC AL	
WHEREAS, the principal balance due on said mortga sum of \$ 10,000.00; and	age loan has now been reduced to the
WHEREAS, it is now desired by the parties he	ereto that the terms of said note
and mortgage be amended so as to provide for a payment period of approximately 20 years, with payments thereon at the rate of \$ 88.38 per month, with interest	
at the rate of 8.75 % per annum, to be computed a	and paid monthly. NOW, THEREFORE,
While All Men by These Decembe that in and	for the suburil size of least to
KNOW ALL MEN BY THESE PRESENTS that in and in premises hereinabove expressed, the First Federal Savi	ings and Loan Association of
Greenville does hereby authorize the undersigned obligor (s) to make payments on the	
aforesaid mortgage being recorded in the R. M. C. Offi	ice for Greenville County in
Mortgage Book 1371, at Page $\frac{789}{100}$ at the rebearing interest at the rate of $\frac{8.75}{100}$ per annum, page	yable monthly, and that so long
as said payments are made promply on the first day of each and every calendar month	
this loan shall not be considered delinquent, but should the said obligor (s), or his grantee, or assigns, fail to make said payments as agreed, then in that event, the	
holder of this mortgage may institute foreclosure pro-	ceedings without further delay
according to the terms as set out in said note and mo	rtgage.
IT IS EXPRESSLY UNDERSTOOD AND AGREED that	no other terms of the aforesaid
note and mortgage are in any way changed, altered, or	
WITNESS our hands and seals this the 30th	day of July 1976.
In the presence of:	First Federal Savings & Loan Association of Greenville (SEAL)
(apply & Loopley	11/20 01/1
Lacal To Devel	By: Mortgagee Wm. D. Richardson
Jan m. goway	Actorney Attorney
	Detty & Bayne
	Obyigor Betty H. Bayne
STATE OF SOUTH CAROLINA) PROBATE	,
COUNTY OF GREENVILLE)	•
Complem	D. Codfmon
PERSONALLY appeared before me <u>Carolyn</u> that he saw the within named First Federal Savings a	and Loan Association of Greenville
by its duly authorized officer Wm. D. Richardson	as Attorney ,
and Betty H. Bayne sign, se	al and an their act and in I delice.
	eal and as their act and deed deliver
the within written Extension Agreement, and the she witnessed the execution thereof.	with Sarah M. Powell
witnessed the execution thereof. SWORN to before me this the	with Sarah M. Powell
witnessed the execution thereof. SWORN to before me this the 39th day of July	with Sarah M. Powell
witnessed the execution thereof. SWORN to before me this the 39th day of July 1976.	with Sarah M. Powell Canoly R. Lody
witnessed the execution thereof. SWORN to before me this the 39th day of July 1976. - (L.S.)	with Sarah M. Powell
witnessed the execution thereof. SWORN to before me this the 39th day of July 1976.	with Sarah M. Powell