4 12 6K PH 17

CONNIE S. TWHEERSERYS, MY.

*ccx 1359 Hat 465

STATE OF SOUTH CAROLINA	1
COUNTY OF GREENVILLE	`.

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

COUNTY OF GREENVILLE	1	ASSUMPTION AGREEMENT		
This agreement made this. Federal Savings and Lean Asso	3rd_day_of existion of Greenville,	June South Carolina, a c	corporation chartered u	1976, between Carolina oder the laws of the United
States, hereinafter called the "A				
hereinafter called the "Purchase				princes were the the expectation of the law, i.e. planning agreement the transfer desirable agreement when the
	V	VITNESSETH	!:	
Whereas, the Association is the executed by William M.				
in the original amount of S	10,200.00	ind secured by a i	mortgage on the prem	ises known and designated
said mortgage being recorded in at page 67 ; and	n the R.M.C. Office i	for Greenville Coun	ity, South Carolina, in	Mortgage Book 877
Whereas, the present owner of the mortgage indebtedness and	of the aforesaid prope has requested the s	rty desires to come written consent of	ry the same to the Purc the Association to sai	haser who desires to assume d transfer, pursuant to the

aforestid mortgage, which consent the Association has agreed to grant, provided the terms of the indebtedness are modified as hereinafter set forth.

NOW, THEREFORE, in consideration of the premises and the mutual agreements hereinafter expressed it is understood and agreed as follows:

- 1. The principal indebtedness now remaining unpaid on said loan is \$\frac{7.360.25}{3.360.25}\text{\text{\text{M}}}\text{, the interest rate from the date hereof shall be 136 per annum, and the said unpaid principal and interest shall be payable in monthly installments of \$\frac{136.25}{124.45}\text{\text{\text{cach on the first day of each month bereafter until the principal and interest are fully paid; the balance of said principal and interest, if not sooner paid, shall be due and payable on the first day of January 1982
- 2. All terms and conditions of the said promissory note and the said mortgage which it secures (which are incorporated herein by reference) shall continue in full force except as expressly modified by this agreement.
- 3. The Purchaser assumes and agrees to pay the indebtedness in accordance with the terms of said note and said mortgage as the same are modified by this agreement, and the Association hereby consents to the transfer of said property to the Purchaser and to said assumption.
- 4. This agreement shall bind the heirs, the executors, the administrators, the successors, and the assigns of the Association and of the Purchaser, respectively.

IN WITNESS WHEREOF, the Association has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Purchaser has beceumto set his/her/their hand and seal, or, if the Purchaser be a corporation, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer(s) on the date and year above written.

In the Presence of:

Karen an Philles

As to the Association

As to the Purchaser

CAROLINA FEDERAL SAVINGS AND

LOAN 5850CIATI

BY 2011

Winostand Soul

my futher hitchely

Purchaser

_(LS.)

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

100010 74 KP

1328 RV-27
