BOOK 1163 PAGE 311

AUG 13 11 20 AM 770 OLLIE FARNSWORTH

R. M. C.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

This agreement made this 31st	day ofJuly_			o betwee
Carolina Federal Savings and Loan Asso	ociation of Greenville	, South Carolina, a	corporation char	tered unde
the laws of the United States, hereinafter c	alled the "Association	ı", and Geerge F	Staffard	and a second second
hereinafter called the "Purchaser."		gradense i tre filosofi Line filosofi Line filosofi		
•	WITNESSET	H:		•
Whereas, the Association is the owner executed by W. N. Leslie	and holder of a pro	nissory note dated	June 6, 196	8
n the original amount of \$ 21,500.00 ed as Lot 27 Hillsborough Drive,	and secured by Greenville, Sou	a mortgage on the pr	remises known ar	nd designa-
aid mortgage being recorded in the R.M.C. 1094t page 537 ; and			rolina, in Mort	gage Book
Whereas, the present owner of the af- esires to assume the mortgage indebtedness cansfer, pursuant to Faragraph 9 of the af- crovided the terms of the indebtedness are	ss and has requested oresaid mortgage, wh	the written consent nich consent the Association	of the Association	on to said
NOW, THEREFORE, in consideration understood and agreed as follows:	of the premises and	the mutual agreemer	nts hereinafter ex	opressed it
1. The principal indebtedness now rente from the date hereof shall be 7.3/4. The principal indebtedness now rente from the date hereof shall be 7.3/4. The principal indebtedness now rente from the date hereof shall be 7.3/4.	_% per annum, and	the said unpaid prin	cipal and interes	st shall be

and payable on the first day of October 1 , 19 93.

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:

principal and interest are fully paid; the balance of said principal and interest, if not sooner paid, shall be due

- 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 hereunto 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:

As to the Association

As to the Furchaser

CAROLINA FEDERAL SAVINGS AND LOAN ASSOCIATION

1189 4

Ex Vice Pris

George F, Staffard

Purchaser

(L.S.)

-Marilyn 6. Staffard

(CONTINUED ON NEXT PAGE)