	GREENVILLE CO. S. C.	800 1 20 1 A S 90 C
This agreement made this 20t	DER 21 9 45 EM 170 LOAN A DERNIE S. TANKERSLEY ASSUME R.M.C Pebruary To of Granustle South Carolina a court	
states, hereinafter called the "Associa	tion", and Robert B. Taylor a	and Carol J. Taylor
pereinafter called the "Purchaser."		
		November 15, 1978
n the original amount of \$_35 s_Lot 93, 608 Gray Fo	,000.00 and secured by a more	gage on the premises known and designated South Carolina, in Mortgage Book. 1450
it page423; and		
he mortgage indebtedness and has	requested the written consent of the	ne same to the Purchaser who desires to assume Association to said transfer, pursuant to the ided the terms of the indebtedness are modified
ind agreed as follows:		reements hereinafter expressed it is understood
•		28,000.00 the interest rate from the

date hereof shall be 10 % per amoum, and the said unpaid principal and interest shall be payable in monthly installments of \$ 245.73 each on the first day of each month hereafter until the principal and interest are fully mid, the balance of said principal and interest, if not sooner paid, shall be due and payable on the first day of February 2009

In the Presence of

As to the Purchaser

CAROLINA FEDERAL SAVINGS AND

LOAN ASSOCIATION

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

THE THE PARTY

^{2.} All terms and conditions of the said promassory 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 Parchaser has beceanto set his her their hand and seal, or, if the Purchaser be a corporation, has caused its corporate seal to be hereunto attixed and these presents to be subscribed by its duly authorized officerist on the date and year above written.