e 1458 and 75

STATE OF SOUTH CAROLINA 1 12 28 PH 179 COUNTY OF CREEK AND THE STATE OF SOUTH CAROLINA 1 COUNTY OF GREENVILLE OF WHIT S. TANKERSLEY

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

1015	Marcambay	70	
This agreement made this 12th day of Federal Savings and Loan Association of Greenville	November	ation chartered under the l	between Carolina aws of the United
_			
States, hereiraster called the "Association", and S. B. Kinariwala and R. S. Kinariwala			
hereinafter called the "Purchaser."		(a) and a common programming dependent dependent dependent of a second control of the control of the common of	to the state of th
	WITNESSETH:		
Whereas, the Association is the owner and holder of the Vista Co., Inc. and	of a promissory note dated assumed by Andrew	July 27, 1978 F. LaSalla and Pat	ricia A.
executed by LaSalla by agreement dat	<u>ed March 13, 1979</u>	(Bk: 1459, Pg: 92	0)
in the original amount of \$ 49,600.00	and secured by a mort-	gage on the premises know	on and designated
Lot 90, 212 Hedgewood Terrace,	Devenger Place		
said mortgage being recorded in the R.M.C. Office	for Greenville County, S	outh Carolina, in Mortgage	Book 1439
at page 438; and			
Whereas, the present owner of the aforesaid prop the mortgage indebtedness and has requested the aforesaid mortgage, which consent the Association as hereinafter set forth.	written consent of the	Association to said transfe	i, pursuant to the
NOW, THEREFORE, in consideration of the pre and agreed as follows:			
1. The principal indebtedness now remaining un	ipaid on said loan is \$_4	9,377.43 the into	erest rate from the
date hereof shall be 10 % per annum, and			
stallments of \$\frac{434.90}{2009.}\ each on the fir paid; the balance of said principal and interest, if not 2009.	st day of each month her	eafter until the principal an	d interest are fully
2. All terms and conditions of the said promisso herein by reference) shall continue in full force exce			ch are incorporated

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 beceunto set his ber 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 offscer(s) on the date and year above written.

In the Presence of:

CAROLINA FEDERAL SAVINGS AND

LOAN ASSOCIATION

Vice President

S.B. Munanwala.

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

CONTRACTOR OF THE PARTY OF THE

100010 74 KP