FILED GREENVILLE(CO.S.C.

BOOK 1176 PAGE 561

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE FARMSWORTH R. H. C.

LOAN MODIFICATION AND ASSUMPTION AGREEMENT

| This agreement made this 10th day of | December | * | 10.70 |
|---|---|---|---|
| Carolina Federal Savings and Loan Association of | • | | 19.70 , between chartered under |
| the laws of the United States, hereinafter called the " | | Lee P. Vanstor | • |
| the laws of the officed States, incremance cance the | · · · · · · · · · · · · · · · · · · · | | |
| | | | |
| hereinafter called the "Purchaser." | | | • |
| | | | • |
| WITN | ESSETH: | | |
| Whereas, the Association is the owner and holde executed by Walter Reinecke and Mariann | e K. Reinecke | | , |
| in the original amount of \$26,600.00 and sted as Lot No. 108, Section 2, Lake Fo | secured by a mortga rest Subdivisio | ige on the premises knoon | own and designa- |
| said mortgage being recorded in the R.M.C. Office for 1105 at page 01; and | | | |
| - Whereas, the present owner of the aforesaid predesires to assume the mortgage indebtedness and has transfer, pursuant to Faragraph of the aforesaid magnification of the indebtedness are modified | requested the writ ortgage, which cons | ten consent of the As ent the Association has | sociation to said |
| NOW, THEREFORE, in consideration of the pressunderstood and agreed as follows: | mises and the mut | ual agreements hereina | ifter expressed it |
| 1. The principal indebtedness now remaining unrate from the date hereof shall be 7 3/4 % per an payable in monthly installments of \$ 201.52 principal and interest are fully paid; the balance of said and payable on the first day of October | nnum, and the said each on the first d principal and into | unpaid principal and day of each month he erest, if not sooner pa | interest shall be ereafter until the |
| 2. All terms and conditions of the said promissor neorporated herein by reference) shall continue in full | y note and the said force except as ex | mortgage which it see pressly modified by tl | cures (which are- |
| 3. The Purchaser assumes and agrees to pay the and said mortgage as the same are modified by this ager of said property to the Purchaser and to said assum | greement, and the A | cordance with the terr ssociation hereby conso | ms of said note ents to the trans- |
| This agreement shall bind the heirs, the execute Association and of the Purchaser, respectively. | itors, the administra | ators, the successors, ar | nd the assigns of |
| IN WITNESS WHEREOF, the Association has causesents to be subscribed by its duly authorized officer, and seal, or, if the Purchaser be a corporation, has caused the subscribed by its duly authorized officers. | , and the Purchases used its corporate s | r has hereunto set his eal to be hereunto af | /her/their hand |
| n the Presence of: | CAROLIN | IA FEDERAL SAVIN | GS AND |
| \bigcirc \mathcal{A} | | SOCIATION | |
| Diggy C. Dayse | Ву | 100 | (L.S.) |
| The below | | ∫ ` President | |
| s to the Association | | Trestuene | |
| Litraria & Davidors in | | | (L.S.) |
| Inginia & Tality | | Al An I | (L.S.) |
| s to the Purchaser | | Purchaser | (L.S.) |