FILED GREENVILLE CO. S. O.

BOOK 1216 PAGE 76

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE SEC 9 247 PH '7 LOAN MODIFICATION AND LLIE FARNS WORLSUMPTION AGREEMENT

7046	November 1
	November , 19 71 , between the south Carolina, a corporation chartered und
	Association", and Clarence W. Blanchard and
Kathleen H. Blanchard	t probability (1966) and the probability of the following states of the
hereinafter called the "Purchaser."	
WITNI	ESSETH:
Whereas, the Association is the owner and holder executed by <u>Jack E. Shaw Builders</u> , Inc.	of a promissory note dated October 22, 1968
	ecured by a mortgage on the premises known and designs
ted as Lot 56 Longmeadow Drive	secured by a mortgage on the premises known and designs
said mortgage being recorded in the R.M.C. Office for (1107 at page 142; and	Greenville County, South Carolina, in Mortgage Boo
desires to assume the mortgage indebtedness and has r	perty desires to convey the same to the Purchaser who requested the written consent of the Association to said rtgage, which consent the Association has agreed to grant as hereinafter set forth.
NOW, THEREFORE, in consideration of the pren is understood and agreed as follows:	nises and the mutual agreements hereinafter expressed i
1. The principal indebtedness now remaining unj	paid on said loan is \$ 17,673.58 , the interes
rate from the date hereof shall be 7-3/4 % per and	num, and the said unpaid principal and interest shall be
payable in monthly installments of \$ 139.74	each on the first day of each month hereafter until the
principal and interest are fully paid; the balance of said and payable on the first day of November	principal and interest, if not sooner paid, shall be due
2. All terms and conditions of the said promissory incorporated herein by reference) shall continue in full in	note and the said mortgage which it secures (which are force except as expressly modified by this agreement.
The Purchaser assumes and agrees to pay the in and said mortgage as the same are modified by this agr fer of said property to the Purchaser and to said assump	adebtedness in accordance with the terms of said note reement, and the Association hereby consents to the trans- otion.
4. This agreement shall bind the heirs, the execut the Association and of the Purchaser, respectively.	tors, the administrators, the successors, and the assigns of
presents to be subscribed by its duly authorized officer,	ed its corporate seal to be hereunto affixed and these and the Purchaser has hereunto set his/her/their hand ed its corporate seal to be hereunto affixed and these er(s) on the date and year above written.
In the Presence of:	CAROLINA FEDERAL SAVINGS AND
Des C Bruse	LOAN ASSOCIATION
ann I Hurkshie	Even Ofine Para
As to the Association	Clarific AD 1
1 1/-11	Clarence W. Blanchard
As to the Purchaser	Nothlan & Blanchand (1.S.)
And the artificial control of the co	Kathleen H. Blanchard

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HOURS IN THE STREET