	CONSTRUCTION				P. 10. 3
	NAMA.	500 .	1855 Miles	uc 639	0)
STATE OF SOUTH CAROLINA	HOD ID 3	26 PIJ LC	AN MODIFI	ie 639 Eation and Agreement	
COUNTY OF GREENVILLE	ELIZABETH PM.O.	AS	SUMPTION	AGREEMEN)	
		, ~ 			
This agreement made this 10th	day of	November	19,72	, between	Security
Federal Savings & Loan Associtered under the laws of the Uni	ted States. I	enville, 500 nereinafter	called the	sociation,	and .
James S. Glenn and Rita Glen		her	einafter cal	ed the "Purc	haser".
	WITNESS	ETH:			7
Whereas, the Association is th	e owner and	Wolder of a	promissorv	note dated	
Mayamkar 22 1071 execute	ed by itm wil	liams, inc.		Tilber and a land	in the
original amount of \$43,000.00 designated as Lot 37 Foxcroft	and secur	ed by a mor	tgage on the	premises Kn	own and
mortgage being recorded in the	R.M.C. O	ffice for <u>Gr</u>	eenville Cou	inty, South C	arolina,
in Mortgage Book 1214	it page 5	, <u>58</u> ; and			
Whereas, the present owner of	the aforesa	id property	desires to c	onvey the sai	he to
the Purchaser who desires to a written consent of the Associat	issume the r ion to said t	nortgage in ransfer, pu	rsuant to the	nd nas reque aforesaid m	eted the ortgage;
which consent the Association	has agreed t	o grant, pr	ovided the te	rms of the in	idebted-
ness are modified as hereinaft	er set forth.			· A	
NOW, THEREFORE, in consid				ual agreeme	nts hereli
after expressed it is understoo	nd and agree	d as follows			4
1. The principal indebtedness	now remain	ing unpaid	on said loan	iв \$ 43.000-00)
the interest rate from the date principal and interest shall be	payable in n	nonthly inst	allments of	300.67	ea _s ch on
the tenth day of each month her balance of said principal and in	reafter until	the princip	al and intere	st are fully p	paid; the
the tenth day of <u>October</u>		1X9X 2002	iid, shari oc	duo una payo	
2. All terms and conditions of	f the said or	omissory n	ote and the s	aid mortgage	which it
secures (which are incorporate	ed herein by	reference)	shall contin	ue in full forc	е ежсері
as expressly modified by this	agreement.				
3. The Purchaser assumes ar	nd agrees to	pay the ind	ebtedness in	accordance v	vith the
terms of said note and said mo	ortgage as the ts to the trai	ie same are nsfer of sai	modified by d property to	this agreem the Purchae	ent, and er and to
said assumption.					
4. This agreement shall bind	the heirs?	executor	s, the admin	istrators, th	e succes.
sors, and the assigns of the A	ssociation	de of the Pu	rchaser, re	spectively,	
IN WITNESS WHEREOF, the					
affixed and these presents to be chaser has hereunto set his/he	e subscribe er/their han	d by its duly d and seal.	authorized or, if the Pi	officer, and	the Pur-
ation, has caused its corporat	e seal to be	hereunto af	fixed and the	se presents t	o be sub.
scribed by its duly authorized	officer(s) or	n the date ar	id year abov	e shown.	
			aranan A. I. a	AVINGS AND	
In the Presence of:		LOAN ASSO		AVINOS MID	
Luille (Monrae					
22 hasten		By	رُسته و مهره و	- Land	(L.S.)
18 1 11 11 11	2				· (C.,
As to the Association	المعاسد		78.1		_
2/					(L.8.)
			/ ', \		7
As to the Purchaser		Durcha	er Oll	· N	(L.S.)
			\sim		
	. Conti	inied do estr. A			
	waxana	www.westakeNth	Massac P.S	Wallatin and times	and in the same