GREENVILLE: CO. S. C. BOOK 1299 PAGE 546

## FIRSTONEEDERALS LEAVINGS AND HOAN 'ASSOCIATION R.H.C. GREENVILLE SOMEWHEARTHUKERS LEV

GREENVILLE, SOUTH CAROLINAR SLEY R.M.C.

WHEREAS Pirst Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the ASSO-CATION, in the owner and holder of a propisory note dated APTI 11, 1973 executed by #21.88 Drogs. Expansion of the National Propision of the Committee of the National Propision of the Committee of the National Propision of Californ Creek  in the original sum of \$28,400.00 which is recorded in the RMC office for Grider Creek  Greenville County in Mortgage Book 1277, was good to summer side districtions and to pay the basiner due to the understand OBLIGOR(8) by has (have) agreed to saume said inortgage loan and to pay the basiner due to the committee of the ASSOCIATION as mortgage and can be escaled as a hereinafter stated.  NOW, THEREPORE, this agreement made and entered into this included in the committee of the National Committee of the Na	STATE OF SOUTH CAROLINA	Loan Account No.
CLATION, is the owner and polder of a promiseory note dated	COUNTY OF GREENVILLE	
interest at the rate of 1.7.5 — % and secured by a first mortgage on the premises being known as _ 1.05.5.0 .  Gilder Creek  Treachilla County in Mortgage Book _ 2772	WHEREAS First Federal Savings and Loan Associati	on of Greenville, South Carolina, hereinafter referred to as the ASSO- April 11, 1973 Nelma Bros. F
interest at the rate of 1.7.5 — Se and secured by a first mortscape on the premises being known as10.5.50 .  Gilder Creek  Treachilla County in Mortscape Book	CIATION, is the owner and holder of a promissory note dated by aul A. Nelms, Vice President	in the original sum of \$28,400.00 hearing
Growning to Northern Book 1272 the same 329 this to thick is become a second to will be supported to the state of the stat	interest at the rate of 7.75 % and secured by a first t	mortgage on the premises being known as Lot 50
assumption of the morigane loan, provided the interest rate on the balance due is increased from \$1.75. \$7 to a present rate of \$8.00 \$1.0	Gilder Creek	, which is recorded in the RMC office for
the ASSOCIATION, as mortgagee, and Kamal & Janette H. Armaly as assuming OBLIGOR.  In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is sereby acknowledged, the undersigned parties agree as follows: 28,400.00 ; that the ASSOCIATION is presently increasing the interest rate on the balance to _8.00 %. That the OBLIGOR agrees to repay said obligation in monthly installment by 4,201.01 seek with payment to the applied first to interest and then to remaining principal balance due from month to monthly with the first monthly payment being due	THEIREAD WE ADOUGHALION HAS ARREST WASHING MAIN	el di anneismo di me morregea niambes to me ammata mo
WITNESSETH:  In consideration of the premises and the forther sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is set of the premises and the forther sum of \$1.00 paid by the ASSOCIATION is presently increasing the interest rate on the balance to 8.00 5. That the OBLIGOR agrees to reary said obligation in monthly installments of \$2.10.15 each with payments to be applied first to interest and then to remaining principal balance due from month to \$2.10.15 each with payments to be applied first to interest and then to remaining principal balance due from month to month with the first monthly payment being due Jenuary 1 19.14 19.14 19.14 19.14 19.15 .	the ASSOCIATION, as mortgagee, and Kamal & Janett	nafter stated.  to this day of January , 19 74, by and between the H. Armaly
serbly schowledged, the undersigned garties agree as follows:  (3) That the Dan balance at the time of this assumption is 28,400.00 ; that the ASSOCIATION is presently increasing the interest rate on the balance to — 8.100 *That the OBLIGOR sprees to repay said obligation in monthly installments was 24.01.50 each with payments to be applied first to interest and then to remaining principal balance due from month to month with the first monthly payment being dueJanuary 1  (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this obligation may from time to time in the discretion of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the time applieding spin facefulns of the ASSOCIATION has increased to the maximum rate of interest exceed Light. A Intrace_FOUR_19 % per annum on DBLIGOR(S) and such increase shall become effective thirty (30) days after written notice is mailed. It is further surrect that the maximum rate of interest rate to allow the obligation to be retained to increase its in interest rate to allow the obligation to be retained to increase the interest rate to allow the obligation to be retained to increase the interest rate to allow the obligation to be retained to the control of the substantially the same time as would have core seried in excess of (15) different days, the ASSOCIATION may collect a complete surrect of the surrect of th	•	NESSETH:
ing the interest rate on the balance to8.00	In consideration of the premises and the further sum of \$1.	00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
as 210.15		
menth with the first monthly payment being due. January 1 (2) THE UNDERSIGNED spree(c) that the aforesaid rate of interest on this obligation may from time to time in the discretion of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable, Sguth Carolina Ass. Provided, however, that in no event shall the maximum rate of interest exceedEdght. Three_Fourtfab ?9 per annum on the balance due. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address of the control of the state of the last known address of the state of the last known address of the state of	of \$ 210.15 each with payments to be applied first	to interest and then to remaining principal balance due from month to
of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicate, so the last Norwa and away. Provided, however, that in no event shall the maximum rate of interest exceed Eight. A. Three_Fourths 10, per annum on the balance due. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address of the BILLIOR(S) and such increase shall become effective thinty (30) does not not a shall be added to the period of the control of the period in excess of the state of the shall be added to a shall be a builting to the period in excess of (15) fifteen days, the ASSOCIATION may collect a LATE CHARGE* not to exceed an amount equal to five per centum (30), of any such much that the same time as a would have occurred prior to any escalation in interest rate.  (3) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a LATE CHARGE* not to exceed an amount equal to five per centum (30), of any such much the shall be added to the control of the control of the control of the control of the period in excess of (15) fifteen days, the ASSOCIATION may collect a control of the control	month with the first monthly payment being due <u>January</u> (2) THE INDERSIGNED agree(s) that the aforesaid ra	1, 1974 the of interest on this obligation may from time to time in the discretion
he balance due. The ASSOCIATION shall send written notice of any increase at indexest acts to the last known address of the boundary installment are increased and the control of the cont	of the ASSOCIATION be increased to the maximum rate per	annum permitted to be charged by the then applicable South Carolina
in full in substantially the same time as would have occurred prior to any escalation in interest rate. ASSOCIATION may collect a (3) Should any installment payment become due for a period in excess of (10) fifteen days, the ASSOCIATION may collect a (3) Should any installment payment.  (4) Privilege is reserved by the obligor to make additional payments on the principal balance assumed providing that such payments, including obligatory principal payments do not in any twelve (12) month period beginning on the anxieves are certified to the control of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty becomes the control of the original principal balance assumed upon payment to the ASSOCIATION of a premium charge any to be centum (20%) of the original principal balance assumed privilege is reserved to pay in excess of twenty occurrence to the control of the parties balance assumed privilege is reserved to pay in excess of twenty occurrence to the control of the payment of the ASSOCIATION of a premium charge any the payment of the ASSOCIATION and premium during any history (30) day notice period safer the ASSOCIATION and saging and the payment of the ASSOCIATION and observed the same of the payment of the ASSOCIATION and observed the payment of the ASSOCIATION and OBLIGOR, his and the property of the parties hereto have set their hands and seals this lith day of January 19 <sup>2</sup> in the presence of:  **CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)**  **CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)**  **In the presence of:  ***  **PIREST FEDERAL SAVIOS & LOAN ASSOCIATION and OBLIGOR, his hereby consent to the terms of this Modification and Assumption agreement and agree to be bound thereby.  **In the presence of:*  ***  ***  ***  ***  ***  ***  **  *	the balance due. The ASSOCIATION shall send written not OBLIGOR(S) and such increase shall become effective thirty monthly installment nayments may be adjusted in proportion	ce of any increase in interest rates to the last known address of the y (30) days after written notice is mailed. It is further agreed that the to increments in interest rates to allow the obligation to be retired
LATE CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment; that such payment (1) Privilege is reserved by the obligor to make additional payments on the principal balance assumed providing to the assumption exceed twenty per centum (20%) of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty per centum (20%) of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty even the undersigned spatial balance assumed. Further privilege is reserved to pay in excess of twenty months interest on such excess amount computed at the then prevailing rate of interest according to the terms of this surgement of the except of the payment of the ASSOCIATION and control to the terms of this surgement payment to the ASSOCIATION and control to the terms of this surgement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his left. It is a summing obligor to the terms of this surgement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his left. It is the presence of:  **Notice of the parties hereto have set their hands and seals this left day of January 1974.*  In the presence of:  **Dunda** Lorn Oar**  **CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the development of the summing obligor of the same the summing obligor of the summing obligor of the same the summing obligor of the same than the presence of:  **Notice of the summing obligor of the same than the presence of:  **Notice of the summing obligor of the summing of the same than the presence of:  **Notice of the summing obligor of the summing of the summing obligor of the summing obli	n full in substantially the same time as would have occurred	prior to any escalation in interest rate.
ments, including obligatory principal payments do not in any twelve (12) month period beginning on the anniversary of the assumption control of the control	"LATE CHARGE" not to exceed an amount equal to five per	· centum (5%) of any such past due installment payment.
per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to six (6) months interest according to the terms of this agreement of the understance of the	ments, including obligatory principal payments do not in any tw	relye (12) month period beginning on the anniversary of the assumption
consent And Agreement and seals this learned account of First Federal Savings and Loan Association of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned (seal.)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned (seal.)  Assuming OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned (seal.)  Assuming OBLIGOR(S)  NeIms Brothers Builders, Inc. (SEAL)  NeIms Brothers Builders, Inc. (SEAL)  Brown Agreement and agree to be bound thereby.  STATE OF SOUTH CAROLINA)  PROBATE  NeIms Brothers Builders, Inc. (SEAL)  Brown Agreement (seal.)  Agreement and Agree to be bound thereby.  STATE OF SOUTH CAROLINA)  COUNTY B. OR GREENVILLE (SEAL)  Welms Brothers Builders, Inc. (SEAL)  Brown Agreement (seal.)  Agreement and Agree to be bound thereby.  STATE OF SOUTH CAROLINA (SEAL)  STATE OF SOUTH CAROLINA)  (SEAL)  Welms Brothers Builders, Inc. (SEAL)  Brown Agreement (seal.)	per centum (20%) of the original principal balance assumed	upon payment to the ASSOCIATION of a premium equal to six (6)
(SEAL)  CONSENT AND ACREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (31.00), the receipt of which is hereby acknowledged, I (we), the undersigned ob a stransferring OBLIGOR(S)  In the presence of:  CONSENT AND ACREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (31.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S)  In the presence of:  CONSENT AND ACREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (31.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  Nelms Brothers Builders, Inc. (SEAL)  Began All Manney Consent to the terms of the standard of the saving of the s	between the undersigned parties. Provided, however, the entir	e balance may be paid in full without any additional premium during any
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Oriest Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S)  In the presence of:  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Pirst Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) on the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) on the receipt of which is hereby acknowledged, I (we), the undersigned of the receipt of the samplion agreement and agree to be bound thereby.  In the presence of:  Nelms Brothers Builders, Inc. (SEAL)  Nelms Brothers Builders, Inc. (SEAL)  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  STATE OF SOUTH CAROLINA)  PROBATE  Transferring OBLIGOR(S)  Transferring OBLIGOR(S)  STATE of South Carolina  Note of Palls of South Carolina  (SEAL)  Note of Palls of South Carolina  My campaigned appress:  Note of Palls of South Carolina  My campaigned appress:  Note of Palls of South Carolina  My campaigned appress:	thirty (30) day notice period after the ASSOCIATION has given (5) That all terms and conditions as set out in the note ar	en written notice that the interest rate is to be escalated.  nd mortgage shall continue in full force, except as modified expressly by
In the presence of:    Consent and agreement of the form of the fermion of the terms of this Modification and Assumption Agreement and agree to be bound thereby.    Consent and agreement of the terms of this Modification and Assumption Agreement and agree to be bound thereby.    State of South Carolina   Property agreements   Property agreement   Property agreement   Property   Prop	(6) That this Agreement shall bind jointly and severally t	
Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  STATE OF SOUTH CAROLINA)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  STATE OF SOUTH CAROLINA)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  STATE OF SOUTH CAROLINA (SEAL)  COUNTY 1, OF GREENVILLE)  COUNTY 1, OF GREENVILLE (SEAL)	heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set the	eir hands and seals this 1th day of January 19/4.
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) observed consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    Nelms Brothers Builders, Inc. (SEAL)	In the presence of:	
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    SEAL		F 100 11 11 15 17
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    Nelms Brothers Builders, Inc. (SEAL)		William H, McPherson
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    SEAL	Conquest to Mexicon	
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    Nelms Brothers Builders, Inc. (SEAL)		Jem Amalia (SEAL)
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    Nelms Brothers Builders, Inc. (SEAL)	J	- R
In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    SEAL		Assuming OBLIGOR(S)
In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    SEAL		
In consideration of First Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    SEAL	CONCENT AND ACDEEMENT	T OF TRANSFERRING ORI ICOR(S)
consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    Nelms Brothers Builders, Inc. (SEAL)   Nelms Brothers Builders, Inc. (SEAL)   Transferring OBLIGOR(S)   STATE OF SOUTH CAROLINA     COUNTY   OR GREENVILLE     Transferring OBLIGOR(S)   PROBATE   COUNTY   OR GREENVILLE     Armaly and Nelms Brothers Builders, Inc. (SEAL)   Armaly and object the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof.  SWORN to before me this   January   19 74     OR GREENVILLE   SEAL)   Notaf   Pable for South Carolina     My commission expires:		• •
Nelms Brothers Builders, Inc. (SEAL)  By Janua Manda Carolina (SEAL)  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA )  COUNTY N. OF. GREENVILLE )  PROBATE  PROBATE  Probate Seal Armaly Jeannette H.  Armaly and Nelms Brothers Builders, Inc. (Obs. 18th 11 Manager)  Armaly and Nelms Brothers Builders, Inc. (Obs. 18th 11 Manager)  Armaly and Nelms Brothers Builders, Inc. (Obs. 18th 11 Manager)  Notal Probate Season (SEAL)  Notal Probate Season (SEAL)  Notal Probate Season (SEAL)  Notal Probate Season (SEAL)	consideration of One dollar (\$1.00), the receipt of which is h GOR(S) do hereby consent to the terms of this Modification ar	nereby acknowledged, I (we), the undersigned(s) as transferring OBLI- and Assumption Agreement and agree to be bound thereby.
BY COULD BY CARSING (SEAL)  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  COUNTY   OR GREENVILLE)  Personally and seared before me the undersigned who made oath that (s) he saw Kamal Armaly. Jeannette H.  Armaly and Nelms Brothers Builders. Inc. Flow and I. Mc Areson  and Armaly and Nelms Brothers Builders. Inc. Flow and I. Mc Areson  and Armaly and Armaly and that (s) he with the other subscribing witness witnessed the execution thereof.  SWORN to before me this  Lith Armaly Armaly 19-74  (SEAL)  Notat Pable for South Carolina  My commission expires:		•
Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA )  PROBATE  COUNTY 10 OF GREENVILLE )  Personally and seared before me the undersigned who made oath that (s) he saw Kamal Armaly, Jeannette H.  Armaly and Nelms Brothers Builders, Inc. Flore and I of the south of th	x minda Thompson	
Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  COUNTY   OR GREENVILLE)  Personally and seared before me the undersigned who made oath that (s) he saw Kamal Armaly, Jeannette H.  Armaly and Nelms Brothers Builders, Inc. (Survey)   March 1 Mar	is a swell the correlation of	By Jaula / Ilmal) .cz Preswe. or (SEAL)
PROBATE  COUNTY NOTE GREENVILLE)  PROBATE  PROBATE  PROBATE  Prosonally appeared before me the undersigned who made oath that (s)he saw Kamal Armaly, Jeannette H.  Propagation of the foregoing Agreement (s) and that (s)he with the other subscribing witness witnessed the execution thereof.  SWORN to before me this  Light day and South Carolina  My commission expires:  (SEAL)		
PROBATE  COUNTY IN OE. GREENVILLE)  Personally anneared before me the undersigned who made oath that (s) he saw Kamal Armaly. Jeannette H.  Armaly and Nelms Brothers Builders. Inc. Swilliam II. McGresow  Armaly and Nelms Brothers Builders, Inc. Swilliam II. McGresow  Armaly and Nelms Brothers Builders, Inc. Swilliam II. McGresow  Armaly and Nelms Brothers Builders, Inc. Swilliam II. McGresow  Appendix January, 19-74.  Notar Public to South Carolina  My commission expires:  DECORRER MAINTENANCE 1992	<u> </u>	Transferring OBLIGOR(S)
Personally anticared before me the undersigned who made oath that (s) he saw Kamal Armaly, Jeannette H.  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:  Armaly and Nelms Brothers Builders, Inc. Floring M. McGreson  My commission expires:		PROBATE
Armaly and Nelms Brothers Builders, Inc. Flore, and I. M. Merson  Armaly and Nelms Brothers Builders, Inc. Flore, and I. M. Merson  Sworn to before me this  Lith day of January, 19 74.  (SEAL)  Notar Pablic for South Carolina  My commission expires:	COUNTY H OF GREENVILLE )	le coth that (e)he saw Kamal Armaly. Jeannette H.
SWORN to before me this  12th January 19 74  Notate Public for South Carolina My commission expires:	N: Armaly and Nelms Brothers Builde	rs. Inc. Ewilliam H. MCHERSON
Notary Public to South Carolina My commission expires:	SWORN to before me this	
Notary Public for South Carolina My commission expires:	11th U.B. L. January , 19 74.	
My and the state of the state o	SEAL (SEAL)	
My and the state of the state o		<b>)</b>
"" WENDING IN THE CONTROL OF THE PROPERTY OF T	Notal Public & South Carolina My commission expires:	<b>,</b>

RECORDEU JAN 11'74

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