6 3.C

<u> i - </u>

MODIFICATION & ASSUMPTION AGREEMENT

en en op coverv ou por Dia	Loan Account No.	47775
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	LOSH Account No.	
unumbered American Endovel Sourings and Loan Association of	Greenville South Carolina hereinafter referred to	as the ASSO-
Sep	tember 19,19/2 recuted by corey P. I	surns
and Diane V. Burns	in the original sum of \$ 34,600,00	bearing
interest at the rate of 7.5 % and secured by a first mortgage	on the premises being known as Lot 28, Gle	endale
III Subdivision, Mauldin, South Carolina	, which is recorded in the	RMC office for
Greenville County in Mortgage Book 1349, page to the undersigned OBLIGOR(S), who has (have) agreed to assume sa WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the ba	126, title to which property is now be aid mortgage loan and to pay the balance due thereo ownership of the moreaged premises to the OBI	eing transferred on; and LIGOR and his
rate of	. 223	ur and hateraan
NOW, THEREFORE, this agreement made and entered into the the ASSOCIATION, as mortgagee, and Dean D. Kirk as assuming OBLIGOR,	cland and Gloria C. Kirkland	
witness	SETH:	
In consideration of the premises and the further sum of \$1.00	noid by the ASSOCIATION to the OBLIGOR, rec	eipt of which is
hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is S	31,800,00; that the ASSOCIATION is pr	esently increas-
ing the interest rate on the balance to 7.5 %. That the	OBLIGOR agrees to repay said obligation in month	ıly installments
of \$ 242.14 each with payments to be applied first to in	iterest and then to remaining principal balance due	from month to
month with the first monthly payment being dueAugust 1	, 19_ <u>82</u>	
(2) Should any installment payment become due for a period "LATE CHARGE" not to exceed an amount equal to five per centum (3) That all terms and conditions as set out in the note and more	in excess of (15) fifteen days, the ASSOCIATION n (5%) of any such past due installment payment. rtgage shall continue in full force, except as modifi-	ed expressly by
this Agreement. (4) That this Agreement shall bind jointly and severally the s	successors and assigns of the ASSOCIATION and	OBLIGOR, his
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands		
	TAPMENTO FIGELLLY FEG. DOL A	2211*
	AMERICAN FEDERAL SAVINGS & LOAN ASSO	CIATION (SEAL)
The state of the s	Sella : Dilla	
Think W. Hillian	Flore C. His Rely	(SEAL)
·	Day Whileand	(SEAL)
	<i>your</i> ((SEAL)
	Assuming OBLIGOR(S)	(SEAL)
CONSENT AND AGREEMENT OF	TO ANGREDDING ORLIGOR(S)	
In consideration of American Federal Savings and Loan Association of One dollar (\$1.00), the receipt of which is hereby GOR(S) do hereby consent to the terms of this Modification and Association and Associa	y acknowledged, I (we), the undersigned(s) as tra-	, and in further nsferring OBLI
In the presence of:	Deane V. Burns	(SEAL)
Sarul a. IN elleans	Courte	(SEAL
The state of the s		•
dist W. Holm	<u></u>	(SEAL)
		(SEAL)
	Transferring OBLIGOR(S)	•
STATE OF SOUTH CAROLINA)		
COUNTY OF GREENVILLE)	PROBATE	loris C
Personally appeared before me the undersigned who made oath Kirkland Corey P, Burns, Diane V. Burns ar sign, seal and deliver the foregoing Agreement(s) and that (s)he wi	d Timothy H. Farr for Americ	an Ped.
<i>y</i>	o	
SWORN to before me this 23rd day of July (SEAL)	Larry a Williams	
Notary Public for South Carolina My commission expires: 8/25/91	- Same and a second as	
**CORDED [1111] 27 1982 at 12:01 P.M.		112
- RECORDED AUG 18 1982 at 11:08 A.M.	- · · · · · · · · · · · · · · · · · · ·	