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	Benny & Brestler - 800K O / FACE TILL O
:	TATE OF SOUTH CAROLINA (ER 17 3 28 PH TOAN MODIFICATION AND
•	YOURTH OF CREATURE AND MY HON AUXEENEM
	This assessment made this 17 day of R.H.C. March SELLE 1978, between Carolina
	ederal Savings and Loan Association of Greenville, South Carolina, a corporation chartered under the bras of the United
	Bobby G. Serton and Company, Inclience
	CREENVILLE OU CO CAUSANTOS S. A. I JOSE
	This agreement made this 17 day of R.H.C. March Calling 18, between Carolina Federal Savings and Loan Association of Greenville, South Carolina, a gyptillion chartered under the tras of the United States, hereinafter called the "Association," and Bobby G. Sexton and Company, Including States, hereinafter called the "Purchassy" and Bobby G. Sexton and Company, Including States, hereinafter called the "Purchassy" 4 35 FM 7 Rederal Science of States, the Association is the owner and holder of a promissury note dated. November 6, 1969 Whereas, the Association is the owner and holder of a promissury note dated. November 6, 1969 Whereas, the Association is the owner and holder of a promissury note dated. November 6, 1969 Whereas, the Association is the owner and holder of a promissury note dated. November 6, 1969
	pereinafter called the "Putchase" 4 35 Pl. 17 12 Seeden as 1 2 2
	EQUALE C TANKET COLONIA TANESCA POR
	i.H.C. November 6, 1959
	. I Indeed Builders. Inc. and assumed by some of the second
	exempted by Mantooth by deed dated January 7, 1970
	in the original amount of \$ 12,200.00 and secured by a mortgage on the premises known and designated
	Lot 57, Vedado Lane, Vardry Vale said mortgage being recorded in the R.M.C. Office for Greenville County-South Carolina, in Mortgage Book 1141
	at page 339, and Whereas, the present owner of the aforesaid property desires to convey the same to the Purchaser who desires to assume
	the manager indebted race and has requested the written consent of the Association to say transer, personn to the
	aforesaid mortgage, which consent the Association has agreed to grant, provided the terms of the indebtedies and
	as hereinafter set forth.
	NOW, THEREFORE, in consideration of the premises and the mutual agreements hereinafter expressed it is understood and agreed as follows:
	1. The principal indebtedness now remaining unpaid on said loan is \$ 7,087.72 , the interest rate from the
	date hereof shall be 8 9 per annum, and the said unpaid principal and interest shall be payable in monthly in-
	stallments of S 64.11 each on the first day of each month hereafter until the principal and interest are fully paid; the balance of said principal and interest, if not sooner paid, shall be due and payable on the first day of <u>December</u> , 1994
	2. All terms and conditions of the said promissory note and the said mortgage which it secures (which are incorporated
	herein by reference) shall continue in full force except as expressly modified by this agreement.
	3. The Purchaser assumes and agrees to pay the indebtedness in accordance with the terms of said note and said mortgage as the same are modified by this agreement, and the Association hereby consents to the transfer of said property to the Purchaser and to said assumption.
3	4. This agreement shall bind the heirs, the executors, the administrators, the successors, and the assigns of the Association and of the Purchaser, respectively.
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1	be a corporation, has caused its corporate seal to be nercunto attited and these presents to be superior of
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₹	APR 21 1978
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7 78	In the Presence of: CAROLINA FEDERAL SAVINGS AND LOAN ASSOCIATION
œ	1 1 00 11 Pol L
7	Sandy otreeman By (hall 17 wells)
403	Vaca A A Vice President
∽	As to the Association BOBBY (G) SEXTON AND COMPANY, INC.
	BY: Will I Street Stree
	Andra Barbrey Jell J KCHO (LS)
	As to the Purchaser

LOAN MODIFICATION AND ASSUMPTION AGREEMENT