| KENDRICK, STEPHELISON & JOHNSON PAIL   | CORDING FEE BOOK 1199 PAGE 01   |
|--|---|
| STATE OF SOUTH CAROLINA ):   | LOAN MODIFICATION AND   |
| COUNTY OF GREENVILLE )   | ASSUMPTION AGREEMENT  |
| This agreement made this 15th day of July , 19 71, between Security Federal Savings & Loan Association of Greenville, South Carolina, a corporation chartered under the laws of the United States, hereinafter called the "Association," and Charles R. Douglass hereinafter called the "Purchaser". |   |
| WITN   | esseth:   |
| May 1, 1970 executed by Joh original amount of \$ 27,600.00 and se   | and holder of a promissory note dated  n M. Martin, Jr. & Phoebe P. Martin in the cured by a mortgage on the premises known and "Revision of Sect.1,1A & Northwood Hillsfaid. Office for Greenville County, South Carolina, and |
| the Purchaser who desires to assume the written consent of the Association to sa   | esaid property desires to convey the same to<br>he mortgage indebtedness and has requested the<br>id transfer, pursuant to the aforesaid mortgage,<br>ed to grant, provided the terms of the indebted-<br>rth.  |
| NOW, THEREFORE, in consideration of after expressed it is understood and ag  | of the premises and the mutual agreements herein reed as follows:   |
| the interest rate from the date hereof s<br>principal and interest shall be payable;<br>the tenth day of each month hereafter us<br>balance of said principal and interest,  | hairing unpaid on said loan is \$\frac{27,143.72}{0.00000000000000000000000000000000000   |
| 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.   |   |
| terms of said note and said mortgage a   | to pay the indebtedness in accordance with the sthe same are modified by this agreement, and transfer of said property to the Purchaser and to  |
| 4. This agreement shall bind the heirs sors, and the assigns of the Association  | , the executors, the administrators, the succes-<br>n and of the Purchaser, respectively.   |
| affixed and these presents to be subscrichaser has hereunto set his/her/their h  | on has caused its corporate seal to be hereunto ibed by its duly authorized officer, and the Purnand and seal, or, if the Purchaser be a corporbe hereunto affixed and these presents to be subon the date and year above shown.                                    |
| In the Presence of:  | SECURITY FEDERAL SAVINGS AND LOAN ASSOCIATION   |
| Li Chartner.   | By Janara Jula (L.S.)   |
| Lula C Monrae  | Precident   |
| Joseph J. Lineman  | Y Charles R. Douglas (L.S.)   |

Purchaser

101 July 25, 1972 at y: (CONTINUED CM NEXT PAGE)

(L.S.)