BOOK 1252 PAGY 412, 27-11

COUNTY OF CREENVILLE CREENVILLE	LOAN MODIFICATION AND CO. S. ASSUMPTION AGREEMENT	
Oct 8 36	PH *77	
This agreement made this 20th day of ELIZABETHI	September September	, 192, between
Carolina Federal Savings and Loan Association of	Greenville, South Carolina, a corporat	
the laws of the United States, hereinafter called the		តាសម្រាស់ ស្រី ស្រាល់កំពេ
Brigman	en ja taka ayanda mendelik di kateng	
hereinafter called the "Purchaser."	mark that the equation by	The transport of the second second
	a California	er in and sections
WITN	ESSETH:	
Whereas, the Association is the owner and holde	r of a promissory note dated March 1	0, 1972,
executed by Jim Williams, Inc.		
in the original amount of \$ 38,600.00 and ted as Lot 24, Queen Anne Rd., Foxcroft.		known and designa-
said mortgage being recorded in the R.M.C. Office for		in Mortana Book
1225 at page 207; and	Orechvine County, South Carolina,	nt Mottgage Dook
		al . No L L.
Whereas, the present owner of the aforesaid pr desires to assume the mortgage indebtedness and has	requested the written consent of the	Association to said
transfer, pursuant to Faregraph 8 of the aforesaid mo provided the terms of the indebtedness are modified	ortgage, which consent the Association las hereinafter set forth.	nas agreed to grant,
NOW, THEREFORE, in consideration of the pre- is understood and agreed as follows:	emises and the mutual agreements here	inaster expressed it
1. The principal indebtedness now remaining u	npaid on said loan is \$.38,600,00	the interest
rate from the date hereof shall be 712 % per an		
payable in monthly installments of \$_285.40	_ each on the first day of each month	hereafter until the
principal and interest are fully paid; the balance of sai		paid, shall be due
and payable on the first day of September	1997	
All terms and conditions of the said promissor incorporated herein by reference) shall continue in full	y note and the said mortgage which it force except as expressly modified by	secures (which are this agreement.
3. The Purchaser assumes and agrees to pay the and said mortgage as the same are modified by this agree of said property to the Purchaser and to said assum	greement, and the Association hereby co	terms of said note
4. This agreement shall bind the heirs, the executive Association and of the Purchaser, respectively.	utors, the administrators, the successors,	and the assigns of
IN WITNESS WHEREOF, the Association has cau	used its corporate seal to be hereunto	affixed and these
presents to be subscribed by its duly authorized officer and seal, or, if the Purchaser be a corporation, has cau	, and the Purchaser has hereunto set I	his/her/their hand
presents to be subscribed by its duly authorized offi	cer(s) on the date and year above written	D.
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In the Presence of:	CAROLINA FEDERAL SAVI	INGS AND
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Unin I Anchaber	Executive Vic	e President
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As to the Purchaser	Purchaser	7
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