-

. Ja	FILED RVILLE CO. S. C. Z 3 56 PH '74 IE S. TANXERSTEY MODIFICA R.H.C. ASSUMPTION AC	699E 1315 FASE 354 BOOK 60 PAGE 794 55 ATION AND GREEMENT
This agreement made this 26th day of June 8()2() 19.74, between Carolina Federal Savings and Loan Association of Greenville, South Carolina to Carolina Chartered under the laws of the Carolina States, Incomplete called the "Association" and Market States, Incomplete Carolina Savings and Carolina Federal		
This agreement made this 20th day of Carolina Federal Savings and Loan Association the laws of the Carlett States, Information for called the Regulation 2	PAID SATISFIE DE AND AND PAID SATISFIE DE AND SATISFIE DE AND SATISFIE DE AND PAID SATISFIE D	Charles J. Zett, Jr.
Whereas, the Association is the owner and executed by W. N. Leslie, Inc.	A. W	March 14, 1974
in the original amount of \$ 36,300.00 Lot 28, Buxton Subd.	and secured by mortgage of Greenville, S. C.	o the premises known and designa-
said mortgage being recorded in the R.M.C. Of 1304 at page 330; and	fice for Greenville County, So	outh Carolina, in Mortgage Book
Whereas, the present owner of the aforesaid property desires to convey the same to the Purchaser who desires to assume the mortgage indebtedness and has requested the written consent of the Association to said transfer, pursuant to sample the aforesaid mortgage, which consent the Association has agreed to grant, provided the terms of the indebtedness are modified as hereinafter set forth.		
NOW, THEREFORE, in consideration of is understood and agreed as follows:	the premises and the mutual a	agreements he reinafter expressed it
The principal indebtedness now remarate from the date hereof shall be 9 9 payable in monthly installments of \$ 304.63 principal and interest are fully paid; the balance and payable on the first day ofJuly	6 per annum, and the said unp	paid principal and interest shall be of each month hereafter until the st, if not sooner paid, shall be due
2. All terms and conditions of the said princorporated herein by reference) shall continu		
3. The Purchaser assumes and agrees to and said mortgage as the same are modified b fer of said property to the Purchaser and to sa	by this agreement, and the Asso	
4. This agreement shall bind the beirs, the Association and of the Purchaser, respecti	_	rs, the successors, and the assigns of
IN WITNESS WHEREOF, the Association has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer, and the Purchaser has hereunto set his/her/their hand and seal, or, if the Purchaser be a corporation, has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officer(s) on the date and year above written.		

In the Presence of:

1328 RV-2

CAROLINA FEDERAL SAVINGS AND