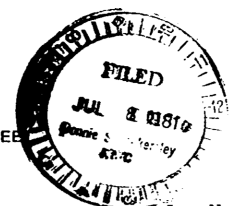
PALMETTO SAVINGS & Loan Association



800K 1546 PAGE 520

305 WEST MAIN STREE LAURENS, S.C.

WHEREAS

ASSUMPTION AGREEMENT

WITH RELEASE PALMETTO SAVINGS AND LOAN ASSOCIATION

loaned Terry A. Borgschulte and Deborah C. Borgschulte	
the sum of Seventeen Thousand Two Hundred Forty-Five and 84/100th Bollars (\$ 17,245.84), evidenced by note and mortgage dated July 11, 1977 and recorded Mortgage Book 1403 (original mortgagor-Dawn Denese Dill, some services of the services and servi	8 ,600 50

WHEREAS, said Borrowers have sold the real estate described in said mortgage to the undersigned Purchaser and said Purchasers desire to assume and agree to pay said indebtedness and perform all obligations provided by the terms, conditions and covenants of said note and mortgage, and said association is willing to consent to the transfer of title and assumption of said indebtedness.

THEREFORE, in consideration of the mutual convenants and agreements herein contained, IT IS HEREBY AGREED:

- 1. The association does hereby consent to the sale and conveyance of said premises by the aforementioned Borrowers to said Purchasers, subject to the conditions hereinafter stated.
- 2. The Purchasers do hereby assume and agree to pay said indebtedness evidenced by the aforementioned note and mortgage and to perform all obligations and comply with all terms, conditions and convenants provided therein. It is specifically understood and agreed by and between all parties that a consideration for the association's consent to the transfer of title is that the collected interest rate on the remaining indebtedness of \$ 17,245.84 shall be, from this date forward, 14.00% per annum, the rate stated in aforementioned note notwithstanding, and that the monthly installment of principal and interest shall be July, 1981 , beginning on the 1 day of \$212.50 ing terms of the aforementioned note shall remain of full force and effect.
- 3. The association agrees to Release Borrowers from their present liability and to hold purchasers accountable for the present liability under said mortgage loan which shall be not impaired, prejudiced or affected in any way whatsoever by this agreement, or by the assumption by the Purchasers of said mortgage loan, or by any subsequent change in the terms, time, manner or method of payment of said indebtedness, or any part thereof, contracted by the association and the Purchasers or the transferees of the Purchasers, whether or not such changes or such transfers have been consented to by the Borrowers.

This assumption by said Purchasers is joint and several and shall bind them, their heirs, personal representatives, successors and assigns.

IN WITNESS WHEREOF, the parties have hereunto executed this instrument this 30 day of June 1981 /err Purchaser Borgschulte Borrower (Seller) Key Products Debotat C. Borgschulte Borrower (Seller) PALMETTO SAVINGS AND LOAN ASSOCIATION

Crosing Attorney

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WITNESS

W.

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O.