r	- /52/ /52/	RETURN TO
. !	LOAN ASSUMPTION AND MODIFICATION AGREEMENT	Amsouth Mortgage Co., INC. P. O. Box 847 Loan No. 221162
•		BIRMINGHAM, ALABAMA 35201
	THIS AGREEMENT, this day made and entered into by, between and among Charles E. Eakin and Nora T. Eakin	(harainaltes "College" - whether one or mare)
	Tames II Destant and Carella D. Barlan	(hereinafter "Sellers", whether one or more).
	A+Couth Book M A	, (hereinafter "Purchasers", whether one or more).
	"the Lender"), WITNESSETH AS FOLLOWS:	(hereinatter
	RECITALS  Charles F Felde and N	Jora T. Pokin
	A. The Lender did heretofore loan to Charles E. Eakin and N	
	in the principal sum of \$ 120,000.00  August 9 79 (harrisofte: 11th Natali)	
		der the terms of which Note they promised to repay said sum to the
	Lender, or order with interest from date at Ten and One Quarter F	
SE 761		ayment of which Note they secured by their mortgage to the Lender,
	dated August 9 , 19 79 and recorded at Volume 394	
	•	er the "Mortgagee"). The present, unpaid principal balance of the
	Note, as of the date hereof, is \$ $\frac{115,907.70}{}$ , with interest paid to the original makers of the Note, or, if not, have heretofore expressly assumed the	payment thereof and are the present, primary obligors thereunder.
	8. Sellers have now sold to Purchasers their interest in the property covered to the Note and to perform all of the obligations contained in the Note and Mortgag obligation or liability to pay the Note or perform the obligations contained on the	e, with Sellers thereupon being released from any further personal
	C. The Lender is willing to accept and consent to such assumption, provided to mitted credit information and had their credit approved by the Lender. (ii) express contained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the uncontained in the Note, and (iii) agreed to increase in the interest rate on the Note, and (iii) agreed to increase in the interest rate on the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the interest rate of the Note, and (iii) agreed to increase in the Note, and (iiii) agreed to increase in the Note, and (iiii) agreed to increase in th	sly assumed and agreed to pay the Note and perform the obligations.
	D. Upon compliance by Purchasers with the aforesaid requirements and its ac Sellers from any further personal obligation or liability to pay the Note and perf securing the same to be and remain unchanged and in full force and effect.	cceptance of such assumption, the Lender is also willing to release form the obligations contained on the Note, but with the Mortgag&
	AGREEMENT NOW, THEREFORE, for and in consideration of the premises and the mutual co- agreed by, between and among Sellers, Purchasers and the Lender as follows	ovenants and agreements of the parties hereinafter contained, it is
	1. Commencing on October 1 19 84 the prin	scipal balance of the Note shall bear interest at the rate of
	Thirteen and one-half per cent (13.50 %)	per annum, and thereafter said principal and interest shall be due
	, 	ipal and interest of \$ 1,351.62
		and payable on the first day of each consecutive
	<ol><li>Purchasers, jointly and severally, hereby accept and agree to the aforesaid modified, and further agree to keep, fully perform, carry out and abide by the ter herein modified.</li></ol>	modifications of the Note and assume and agree to pay the Note, as rms and provisions of the Note and the Mortgage securing same, as
	3. Sellers, Purchasers and the Lender, jointly and severally, hereby agree to amended and modified as herein set out, and that the same (as herein modified) shalance of the Note had been the original amount evidenced and secured therebeen those herein agreed upon by the parties hereto. Each of said parties further impair any of the rights, powers or remedies granted to the Lender under the	shall be and remain in full force and effect, as if the present principal by, and as if the original interest rate and installment payments had agree that nothing contained herein shall in anywise alter, affect or
	4. Sellers hereby warrant to the Lender that they have heretofore duly execute the Purchasers the property covered by the Mortgage, and Sellers hereby further right, title and interest in and to any and all escrow deposits presently held by	er transfer, assign, set over and deliver unto Purchasers all of their
	<ol><li>Subject to the provisions in this paragraph, the Lender hereby releases S liability to pay the Note and any other charges or amounts required by either t</li></ol>	sellers, jointly and severally, from any further personal obligation or the Note or Mortgage; provided, however, that:
	(i) Neither this release nor anything else herein contained shall be deemed and remain in full force and effect;	* - '
	(ii) Neither this release nor anything else herein contained shall be deeme seisin, warranty of title or against encumbrances:	ed to release Sellers from any covenants, expressed, or implied, of
	(iii) In the event there is any mortgage, judgment lien, encumbrance or lien, title or interest in the property covered by the Mortgage in favor of any percention of this Agreement by the Lender, or in the event that the property contents and until any and all parties claiming any right, title, interest, lien shall have duly consented to, and joined in, this Agreement, the aforesa	party or parties not a party to this Agreement, as of the date of the operty has not been validly conveyed by Sellers to Purchasers and or ensumbrance in on or to the property described in the Mortgage.
	(iv) The aforesaid release of Sellers by the Lender shall be effective only from	
	6. The obligations of Purchasers under the Note, Mortgage and this Agreeme tained herein, shall be binding upon, and inure to the benefit of, the respective h both Sellers and Purchasers and the successors and assigns of the Lender.	ent are joint and several, and this Agreement, and all provisions con- neirs, devisees, personal representatives, successors and assigns of
	IN WITNESS WHEREOF, Sellers, Purchasers and the Lender have executed the day of	is instrument, in triplicate, on this
	* Jara T. Eaken (SEAL)	Carole D. Parker (SEAL)
	רבעפא ופאראן אן אַ	
	Nora T. Eakin  SEAL)	(SEAL)
	* Charles E. Eaken (SEAL)	SEAL) (SEAL)
RUM	10 0 8 8 1	(SEAL)

Vice President

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P. O. BOX 847 

AMSOUTH MONTGAGE CO., INC.