ASSUMPTION AND RELEASE AGREEMENT (WITH RELEASE OF OBLIGOR'S LIABILITY)

THIS AGREEMENT, made and entered into in this 13th day of November 19 92, by and between Alabama Housing Finance Authority and
Real Estate Financing, Inc. as Servicer under an Origination, Sale and Servicing Agreement
(hereinafter referred to as "Holder") and

(hereinafter referred to as "Assumptor") and Frank E. Stack and wife, Cheryl F. Stack
(hereinaster referred to as "Obligor").
WITNESSETH THAT:
WHEREAS, Obligor has heretofore either executed and delivered or assumed and agreed
to pay for valuable consideration that certain Promissory Note in the sum of EIGHTY ONE THOUSAND NINE HUNDRED THIRTY ONE AND NO/100ths Dollars (\$ 81,931.00), dated
- Mortgage of even date therewith.
$\frac{10/1}{\text{recorded}}$ in Book $\frac{313}{313}$, Page $\frac{\sqrt{493}}{493}$, of the official record of
She1by County, Alabama, and
WHEREAS, the aforesaid Note and Mortgage are currently held by Holder, and
WHEREAS, assumptor is purchasing the property described in said Mortgage from Obligor
and is willing to assume the payment of the obligations represented by said Note and Mortgage, and
NOW, THEREFORE, in consideration of the agreement and undertaking of Assumptor
accuming and agreeing to pay the Note and to perform the covenants and obligations of said
Mortgage securing said Note, as said Note and Mortgage are hereinafter modified, Profider
hereby waives and relinquishes its right under the Mortgage to declare all sums secured by
the Mortgage to be immediately due and payable by reason of the sale and transfer by Obligor to Assumptor. It is agreed and understood that this waiver and relinquishment
applies only to said sale, and not to any future sales or transfers.
IT IS FURTHER UNDERSTOOD AND AGREED that Holder hereby releases the obligor
from further obligation of the aforesaid Note and Mortgage.
ASSUMPTOR HEREBY AGREES to pay the indebtedness evidenced by said Note as so
madified and perform each and every obligation contained therein of in any instrument at
any time given to evidence or secure said indebtedness, or any part thereof, and also to comply with any covenant, conditions, or obligation contained in said Mortgage.
HOLDER, OBLIGOR AND ASSUMPTOR hereby agree that the unpaid principal balance on the said Note, as of November 13 19 92, is EIGHT THOUSAND FIVE HUNDRED SIXTY FIVE AND 39/100ths
on the said Note, as of
ALL DADTIES TO THIS ACREEMENT specifically undertake and agree that nothing in
this Agreement shall be understood or construed to amount to a satisfaction of release in
whale or in part of said Note or Mortgage, or of the property involved in the mortgage,
the affect thorough nor to impair the right of sale provided for under the terms of the
Mortgage or other remedy provided by law for the foreclosure of mortgages by action or otherwise.
IT IS UNDERSTOOD AND AGREED that all terms and/or conditions of the above
force and effect without change, except as hereinabove otherwise specifically provided. The term mortgage, as used herein, shall refer to any mortgage, deed of trust, mortgage deed,
or any similar security instrument.
or any similar security instrument. 12/18/1992-30672 02:21 PM CERTIFIED O2:21 PM CERTIFIED
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Frank E. Stack	OBLIGOR	William S McKee	Le Masonii Tok
Cheryl V. Stack	Y \ (\dagger) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Cindy N. McKee	ASSUMPTOR
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STATE OF AKAR			
COUNTY OF	TAYLOR SS:		
appeared Will	liam S. McKee and wif	te, Cindy N. McKee	foresaid, this day personally
personally known	to me, to be the person	(s) who acknowledged	d execution of the foregoing
instrument.			1.011
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		Nota	ary Public
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