## FEDERAL SAVINGS AND LOAN ASSOCIATION

Cher II Is Isilke	GREENVILLE, SO	UTH CAROLINA	
	ODIFICATION & ASSU	MPTION AGREEMI	ENT
STATE OF SOUTH CAROLIN.	A E		count No.
WHEREAS Fidelity Federa / CIATION, is the owner and hole and VIRGINIA LEE WILSON	l Savings and Loan Association of ter of a promissory note dated MO! Y	veniner fa Tuku	reinafter referred to as the ASSO, executed by ROYF. WILSO m of \$23,250.00 bearing
interest at the rate of Court, Westcliffe Subd	To and secured by a liest mortge	age on the premises being know	en na LOC 183. Yarmouth
where signed obligors, whereas the Association assumption of the mortgage loar rate ofeight	1Vision, Greenville Count  Book 1142  Book 1142  Who has (have) agreed to assume ON has agreed to said transfer of the provided the interest rate on the and can be escalated as hereinafter treement made and entered into this et, and Grace Baptist Ch	stated. remaining a	property is now being transferre the balance due thereon; and premises to the OBLIGOR and hi ————————————————————————————————————
·	WITNES	SETH:	
Mys the interest rate on the helen-	ses and the further sum of \$1.00 paid gned parties agree as follows: the time of this assumption is \$2 c to eight 5. That the ORI	L,995.94; that the AS	CONTINU SOCIATION is presently پنجمجری
of \$180.50 each with month with the first monthly pays	payments to be applied first to into nent being dueAugust 1	rest and then to remaining pri	ougation in monthly installments neipal balance due from month to
of the ASSOCIATION be increase	(ree(s) that the aforesaid rate of in	iterest on this obligation may f	rom time to time in the dispersation
the halance due. The ASSOCIAT OBLIGOR(S) and such increase monthly installment payments main full in substantially the same ti (3) Should any installment pa "LATE CHARGE" not to exceed (4) Privilege is reserved by ti ments, including obligatory princip exceed twenty per centum (20%) per centum (20%) of the original months interest on such excess and between the undersigned parties. I thirty (30) day notice period after (5) That all terms and condition this Agreement.  (6) That this Agreement shall heirs, successors and assistant	ION shall send written notice of a shall become effective thirty (30), by be adjusted in proportion to incr me as would have occurred prior to yment become due for a period in e an amount equal to five per centum to obligor to make additional payment payments do not in any twelve (12 of the original principal balance as the computed at the then prevailing the ASSOCIATION has given writtens as set out in the note and mortg bind jointly and severally the succe	nerest exceed	(8)% per annum on the last known address of the iled. It is further agreed that the low the obligation to be retired e. ASSOCIATION may collect a stallment payment. ssumed providing that such payhe anniversary of the assumption served to pay in excess of twenty of a premium equal to six (6) to the terms of this agreement y additional premium during any is to be escalated.
C William Chie	parties hereto have set their hands	s and scals this 10th day of	of July 19.73
In the presence of:	<i>t</i> ,	FIDELITY FEDERAL SAVI	NGS LOAN ASSOCIATION
Roth N. Pre	en B	Harold Ul. 1	(SEAL)
<i>i</i> ,	•	Hickley Assuming	(SEAL)  OBLIGOR(S)  (SEAL)
			· · · · · · · · · · · · · · · · · · ·
consideration of Fidelity Federation of One dollar (\$1.00), GOR(S) do hereby consent to the ter In the pressure of:	· ·	consent to the assumption	
Lycums Stellar	ion.		(SEAL)
Thomby H. Row	leir	Garrie au	(SEAL)
STATE OF SOUTH CAROLINA )		Transferring OB	LIGOR(S) (SEAL)
4	he undersigned who made oath tha		have named named-
ign, scal and deliver the foregoing Ap WORN to before me this 10th day of 111y	greement(s) and that (s)he with the	other subscribing witness wi	tnessed the execution thereof.
otar Public for South Carolina y commission expires: 3/3/1	(SEAL)	Kothy H.	Ruce
odification & Assumption	Agreement Recorded Jul	<i>U</i> y 11, 1973 at 10:59 A	• H., # 1108