JULIS 11 57 711 '73 FF 1284 7 EDURAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No.
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of	of Greenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owner and holder of a promissory note dated	September 25, 1970, executed byin the original sum of \$ 40,500.00 tearing
/ Isabelle M. Rchinson	in the original sum of \$ 400.00 tearing
7 3/4 % and secured by a first more	trace on the premises being known as - Fill - : 31000 File
and all colleges the Charles it is the	() tink is mass and in the WMC effice for
Greenville County in Mortgage Book 1167, pass of the undersigned OELIGOR(S), who has (have) agreed to assum WHEREAS the ASSOCIATION has agreed to said transfer cassumption of the mortgage loan, provided the interest rate on the	ge
ate of	10th July 19 73 by and between
NOW, THEREFORE, this agreement made and entered into	lliams and Alwayne D. Williams
he ASSOCIATION, as mortgagee, and Refute off the AL	111ans the arms so si had
is assuming OBLIGOR, WITNE	SSETH:
	paid by the ASSOCIATION to the OBLIGOR, receipt of which is decreas- 47,564.23; that the ASSOCIATION is presently increas-
(1) That the loan balance at the time of this assumption is	DELIGOR agrees to repay said obligation in monthly installments
ng the interest rate on the balance to	interest and then to remaining principal balance due from month to
Assessed "	1 46 73
(2) THE CAPERSIGNED agree(s) that the aforegard tate	and an arrivated to be charged by the then applicable South Carolina
monthly installment payments may be adjusted in proportion to	of interest exceed Seven is 1/2 (7.4/2)% per annum on of any increase in interest rates to the last known address of the 30) days after written notice is mailed. It is further agreed that the increments in interest rates to allow the obligation to be retired or to any escalation in interest rate.
"LATE CHARGE" not to exceed an amount equal to five per cer (1) Privilege is reserved by the obligor to make additional pu- ments, including obligatory principal payments do not in any twelve	ntum (5%) of any such nast due installment payment, ayments on the principal balance assumed providing that such payer (12) month period leginning on the anniversary of the assumption
nonths interest on such excess amount computed at the then previously the undersigned parties. Provided, however, the entire is	ailing rate of interest according to the terms of this agreement
his Agreement. (6) That this Agreement shall bind fointly and severally the	successors and assigns of the ASSOCIATION and OBLIGOR, his hands and seals this 10th day of Tuly 19 73
	FIDELITY FEDERAL SAVINGS (\$ 1048 ASSOCIATION BY:
Tout Darbara It Couls	2/201/41/11
Aurbara M. Shimpson	Jerneth M. Williams (SEAL)
	Zilwayn D Williams (SEAL)
	Assuming OBLIGOR(S)
	OF TRANSFERRING OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loan Associ- consideration of One dollar (\$1.00), the receipt of which is here GOR(S) do hereby consent to the terms of this Modification and A	ation's consent to the assumption outlined above, and in further by acknowledged, I (we), the undersigned(s) as transferring OBLI-Assumption Agreement and agree to be bound thereby.
In the presence of:	- Jacobs C. M. ROCCULANSEAL)
Darbara on Shampson	(SEAL)
Barbara H. Coleby	(SEAL)
	Transferring OBLIGOR(S) (SEAL)
	Tisusisting Operations
STATE OF SOUTH CAROLINA)	PROBATE
COUNTY OF GREENVILLE)	Kenneth M. Williams,
Personally appeared before me the undersigned who made of Alwayne D. Williams and Isabelle	M. Robinson and Robert L. Wylie, III
sign, seal and deliver the foregoing Agreement(s) and that (s)he	with the other subscribing witness witnessed the execution thereof.
SWORN to before me this	
10th Jay of July 19.73,	Barbara Br. rampon
Notary Public for South Carolina My commission expires: 5/13/80.	
	orded July 13, 1973 at 11:57 A.M., # 1447
FOGTI feating a vonmibanit apparati	· ·