and the second of the second o	A CONTRACTOR OF THE CONTRACTOR
FIDELITY FEDERAL SAVIN	NGS AND LOAN ASSOCIATION
GREENVILLE	, SOUTH CAROLINA
FIDELITY FEDERAL SAVING GREENVILLE GREENVILLE GREENVILLE STATE OF SQUERT PAROLINA COUNTY OF GREENVILLE	SSUMPTION AGREEMENT
CRE 13 TANKE	Luan Account No.
STATE OF GREENVILLE	Down Account
WHEREAS Fidelity Federal Savings and Loan Association	on of Greenville, South Carolina, hereinafter referred to as the ASSO-
	in the original sum of \$ 36,800.00 bearing mortgage on the premises being known as Lot 76, Lancelot S.C. which is recorded in the RMC office for
interest at the rate of 7-1/2 % and secured by a first i	S.C. which is recorded in the RMC office for
Greenville County in Mortgage Book 1265 to the undersigned OBLIGOR(S), who has (have) agreed to as WHEREAS the ASSOCIATION has agreed to said transf	ssume said mortgage loan and to pay the talance due thereon; and fer of ownership of the mortgaged premises 13the OBLIGOR and his on the balance due is increased from
rate of 7-3/4	inafter stated. nto this 10 Betty July 1973, by and between ring and/Jo Lambert Gerring.
NOW, THEREFORE, this agreement made and entered in	ring and/Jo Lambert Gerring
ES ESSUITANTE COLL	
	NESSETH: .00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption	si s 33,750.00 that the ASSOCIATION is presently increas-
ing the interest rate on the balance to	the OBLIGOR agrees to repay said obligation in monthly installments
of \$.243,94each with payments to be applied first	t to interest and then to remaining principal bullines due 1
(2) THE UNDERSIGNED agree(s) that the aforesaid re of the ASSOCIATION be increased to the maximum rate per	ate of interest on this obligation may from time to time in the discretion r annum permitted to be charged by the then applicable South Carolina seven & three-fourths ate of interest exceed 1/6 per annum on itee of any increase in interest rates to the last known address of the ty (30) days after written notice is mailed. It is further agreed that the
law. Provided, however, that in no event shall the maximum rethe halance due. The ASSOCIATION shall send written not	ate of interest exceed
monthly installment navments may be adjusted in proportion	to increments in interest rates to allow the obligation to be recited
(3) Should any installment payment become due for a per	riol in excess of (15) fifteen days, the ASSOCIATION may collect a
ments including obligatory principal payments do not in any to	welve (12) month period teginning on the anniversary of the assumption
per century (20%) of the critical principal balance assumed	I upon payment to the ASSOCIATION of a premium equal to six (6)
months interest on such excess amount company at the entities between the undersigned parties. Provided, however, the entit	re balance may be paid in full without any additional premium during any
Att That all tarms by a conditions as so, out in the nove w	the successors and assigns of the ASSOCIATION and OBLIGOR, his
(6) That this Agreement shall bind jointly and severally heirs, successors and assigns.	neir hands and seals this10_ day of _July, 1973
In the registrice of:	PURPLITY OF THE PAIL SAVINGS & LOAN ASSOCIATION
Chardra J. Clary	BY Willy fith, Go agent (SEAL)
Constance, D. Allebrid	John A. Senny (SEAL)
When the construction of t	Thatte Or fundest LEMICISEAL)
	(SEAL)
	Assuming OBLIGOR(S)
CONSENT AND AGREEMEN	NT OF TRANSFERRING OBLIGOR(S)
	the state of the s
consideration of One dollar (\$1.00), the receipt of which is GOR(S) do hereby consent to the terms of this Modification a	hereby acknowledged. I (we), the undersigned(s) as transferring OBLI- and Assumption are and agree to be bound thereby. (SEAL)
In the presence of:	Jack E Shaw Builders, Inc. (SEAL)
Mindia Colling The South	RY ALL MOW (SEAL)
(1011) Suniver 13. The Direct	22:12 41000 (1100)
	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA)	PROBATE
COUNTY OF GREENVILLE)	Fidelity Federal Savings and
oan Association by John M. Dillard, ck-E. Shay Builders, Inc. and John A.	Closing Attorney, Jack E. Shaw, as President of the Authority for Lambert Gerring and flo Lambert Gerring execution thereof.
SWOVN to before me this	
10 day of July (SEA	10 Candleya A YIGAGO
Notary Public for South Conference 1/12/81	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1

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Profession a and Assumption Agreement recorded July 13, 1973 at 11:52 A.M., #11.68