2001 1504 FASE 376

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

IATION, is the owner and holder of a promissory note dated. MAFCH.15, 1968. MES. H. ROBINSON In the original sum of \$3.0.000 bearing MES. H. ROBINSON Interest at the rate of .61; Ourt. fairway. Moods Frequelle County in Morrage Book 1036. Fage 485 Itile to which in recorded in the RMO office for observed observed by a first mostgage on the premise being known as _101.4. Rock Creek. WHERAS HE ASSOCIATION has surged to seath transfer of overselph of the morraged pension to the Older and the seath of the morraged pension to the Older and the seath of the seath of the seath of the premise of the Older and the morraged pension to the Older and the seath of the seath o	WHEREAS Fidelity Federal Savings and Jean Association of Greenville, South Carolina, hereinafter referred to as the ASSO. ATION, is the owner and holder of a premissory note dated March 15, 1968. Set N. ROBINSON. Is the original sum of 1 30,000. Dearing Med S. H. ROBINSON. Is the original sum of 1 30,000. Dearing which is recorded in the RMG office for the premissory of the promises being known as 101 4. Rock Creek Lurt., Fairway Moods. With 1 seconds of the RMG office for the which premises being known as 101 4. Rock Creek Lurt., Fairway Moods. With 1 seconds of the RMG office for the which premises being known as 101 4. Rock Creek Lurt., Fairway Moods. With 1 seconds of the RMG office for the which premises being known as 101 4. Rock Creek Lurt., Fairway Moods. With 1 seconds of the premises and the further same of the balance due in increased from 60 8 to a present second premises and the further same of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is refer according to the original profile of the premises and the further same of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is referenced by the undersigned patties agree as follows: \$2.2410.64; that the ASSOCIATION is presently increase the interest are on the balance at the time of this assumption \$2.2410.64; that the ASSOCIATION is presently increased the interest of the undersigned patties agree as follows: \$2.2410.64; that the ASSOCIATION is presently increased the interest of the undersigned patties agree as follows: \$2.2410.64; that the ASSOCIATION is presently increased the interest and the second on the balance of the second of the premises and the form the second of the premises are repay asid obligation in monthly installments \$2.284.9 and the second of the premises are repay asid obligation in monthly installments \$2.284.9 and the second of the premise and the second of the premise of the pr	WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the ASSOCATION, is the owner and holder of a tromisery note dated. March 15, 1968. Series of the Comment of the School S	WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the ASSOTION, is the owner and holder of a premisery note dated. March. 15, 1968. executed by F. H. ROBLINSON. in the original sum of 1, 30,000. bearing rest at the rate of 6½. "? and secured by a first mortgage on the premises being known as _Lot ARock_Creek_rl_f_Eairway_Noods. which is recorded in the RNO office for the premisers. The original sum of 1, 30,000. The rest at the rate of 6½. "? and secured by a first mortgage on the premises being known as _Lot ARock_Creek_rl_f_Eairway_Noods.	STATE OF SOUTH CAROLINA	Loan Account No.
IATION, is the owner and holder of a promissory note dated. MAFCH.15, 1968. MES. H. ROBINSON In the original sum of \$3.0.000 bearing MES. H. ROBINSON Interest at the rate of .61; Ourt. fairway. Moods Frequelle County in Morrage Book 1036. Fage 485 Itile to which in recorded in the RMO office for observed observed by a first mostgage on the premise being known as _101.4. Rock Creek. WHERAS HE ASSOCIATION has surged to seath transfer of overselph of the morraged pension to the Older and the seath of the morraged pension to the Older and the seath of the seath of the seath of the premise of the Older and the morraged pension to the Older and the seath of the seath o	ATION, is the extree and holder of a premises by note dated. March. 15, 1968. ESC. H. ROBINSON. in the original sum of \$30,000. bearing serent at the rate of -62. 'S and secured by a first mostgage on the premises being known as -Lot. 4, Rock Creek. Lett., Ealtrway. Monds. exert at the rate of -62. 'S and secured by a first mostgage on the premises being known as -Lot. 4, Rock Creek. Lett., Ealtrway. Monds. WITHEAS IN in Mostgage Book. 1086. page 485. iiille to which property is now being transferred the understanged DBLIGGOR(S), who has thevel arreed to assume said merigage loan and to pay the balance due thereogrand with the understand of the mostgage loan, movided the interest rate on the balance due the interest of the mostgage loan. Movement made and entered into this 2 day of JUNE. NOV. THEREPORE, this agreement made and entered into this 2 day of JUNE. In consideration of the premises and TECLMSEH-HOOPER, UR. & SHERYL. B. HOOPER. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is referred active interest and the particles agree as follows: (1) That the loan balance at the time of this assumption is \$2.2,410.64. ; the interest rate on the balance to The premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is the interest parties agree as follows: (2) That the loan balance at the time of this assumption is \$2.2,410.64. ; the interest rate on the balance to The premises and the normal parties agree as follows: (3) That the loan balance at the time of this assumption is \$2.2,410.64. (3) That all terms and conditions as set out in the rate and mostgage shall continue in full force, steed as modified appressity by a segment of the assumption of the assumption of the dollar (St. of any sum past domistilliness). Shery I B. Hooper' Assumption of the ASSOCIATION and OBLIGOR as the present of the assumption of the dollar (St. of as as a state of the assumption of the assu	ATION, is the extract abolder of a premissory note dated. March. 15, 1968. ESS. H. ROBINSON in the original sum of \$30,000. bearing erest at the rate of -62. 'S and secured by a first mortgage on the premises being known as -1.01.4., Rock Crieck urt., Fairway. Monds. shich is recorded in the RMO office received by a first mortgage on the premises being known as -1.01.4., Rock Crieck. URL, Fairway. Monds. which is recorded in the RMO office received by a first mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods are due to the balance due the mortgage lean and to pay the balance due thereous methods are due to the balance due the mortgage lean and to pay the balance due thereous methods are due to the balance from -6. NOV, HIEREPORE, this agreement made and entered into this 2 day of _UNE	TION, is the owner and holder of a promissory note dated. March. 15, 1968. ES H. ROBINSON In the original sum of \$ 30,000. bearing test at the rate of .61. We and secured by a first mortgage on the premises being known as _Lot 4, Rock Creek rt., Fairway_Moods which is recorded in the RMC office to relate the surface spined OBLIGOR(S), which is recorded in the RMC office to which property is now being transferre when designed DBLIGOR(S), who has that of a solid transfer of ownership of the mortgage loan and to pay the balance due thereon; and will RRAS to ASSOCIATION has agreed to assist transfer of ownership of the mortgage permiss to the OBGN and himselfon of the mortgage than, provided the interest rate on the balance due is increased from	OUNTY OF GREENVILLE	
IATION, is the owner and holder of a promissory note dated. MAFCH.15, 1968. MES. H. ROBINSON In the original sum of \$3.0.000 bearing MES. H. ROBINSON Interest at the rate of .61; Ourt. fairway. Moods Frequelle County in Morrage Book 1036. Fage 485 Itile to which in recorded in the RMO office for observed observed by a first mostgage on the premise being known as _101.4. Rock Creek. WHERAS HE ASSOCIATION has surged to seath transfer of overselph of the morraged pension to the Older and the seath of the morraged pension to the Older and the seath of the seath of the seath of the premise of the Older and the morraged pension to the Older and the seath of the seath o	ATION, is the extree and holder of a premises by note dated. March. 15, 1968. ESC. H. ROBINSON. in the original sum of \$30,000. bearing serent at the rate of -62. 'S and secured by a first mostgage on the premises being known as -Lot. 4, Rock Creek. Lett., Ealtrway. Monds. exert at the rate of -62. 'S and secured by a first mostgage on the premises being known as -Lot. 4, Rock Creek. Lett., Ealtrway. Monds. WITHEAS IN in Mostgage Book. 1086. page 485. iiille to which property is now being transferred the understanged DBLIGGOR(S), who has thevel arreed to assume said merigage loan and to pay the balance due thereogrand with the understand of the mostgage loan, movided the interest rate on the balance due the interest of the mostgage loan. Movement made and entered into this 2 day of JUNE. NOV. THEREPORE, this agreement made and entered into this 2 day of JUNE. In consideration of the premises and TECLMSEH-HOOPER, UR. & SHERYL. B. HOOPER. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is referred active interest and the particles agree as follows: (1) That the loan balance at the time of this assumption is \$2.2,410.64. ; the interest rate on the balance to The premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is the interest parties agree as follows: (2) That the loan balance at the time of this assumption is \$2.2,410.64. ; the interest rate on the balance to The premises and the normal parties agree as follows: (3) That the loan balance at the time of this assumption is \$2.2,410.64. (3) That all terms and conditions as set out in the rate and mostgage shall continue in full force, steed as modified appressity by a segment of the assumption of the assumption of the dollar (St. of any sum past domistilliness). Shery I B. Hooper' Assumption of the ASSOCIATION and OBLIGOR as the present of the assumption of the dollar (St. of as as a state of the assumption of the assu	ATION, is the extract abolder of a premissory note dated. March. 15, 1968. ESS. H. ROBINSON in the original sum of \$30,000. bearing erest at the rate of -62. 'S and secured by a first mortgage on the premises being known as -1.01.4., Rock Crieck urt., Fairway. Monds. shich is recorded in the RMO office received by a first mortgage on the premises being known as -1.01.4., Rock Crieck. URL, Fairway. Monds. which is recorded in the RMO office received by a first mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods and the mortgage lean and to pay the balance due thereous methods are due to the balance due the mortgage lean and to pay the balance due thereous methods are due to the balance due the mortgage lean and to pay the balance due thereous methods are due to the balance from -6. NOV, HIEREPORE, this agreement made and entered into this 2 day of _UNE	TION, is the owner and holder of a promissory note dated. March. 15, 1968. ES H. ROBINSON In the original sum of \$ 30,000. bearing test at the rate of .61. We and secured by a first mortgage on the premises being known as _Lot 4, Rock Creek rt., Fairway_Moods which is recorded in the RMC office to relate the surface spined OBLIGOR(S), which is recorded in the RMC office to which property is now being transferre when designed DBLIGOR(S), who has that of a solid transfer of ownership of the mortgage loan and to pay the balance due thereon; and will RRAS to ASSOCIATION has agreed to assist transfer of ownership of the mortgage permiss to the OBGN and himselfon of the mortgage than, provided the interest rate on the balance due is increased from	WHEREAS Fidelity Federal Savings and I can Association a	of Greenville South Carolina hereinafter referred to as the ASSO.
AMES H. ROBINSON in the original sum of \$30,000 bearing interest at the rate of \$6\frac{1}{2}\$ "?" and secured by a first mortgage on the premises being known as \$1.01.4. Rock Creek. Ourl., \$2.11 Page 485. title to which proceed in the RMC office for the undersigned OBHIGORIS, and has they observed a secure and mortgage ban and to gay the balance due to the undersigned OBHIGORIS, and has they observed as a more and mortgage ban and to gay the balance due to the other of the undersigned observed on the other of the other operation of the mortgage ban, provided the interest rate on the balance due is increased from precipit to the Obling to a present ate of \$7\frac{1}{2}\$. NOW, THEREFORE, this agreement made and entered into this \$2\$ day of \$1.00 Page 40. by and between the ASSOCIATION, as mortgages, and "TECUNSEH-HODPER," JRS. SHERYLB. HODPER In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is earely achoweleged, the undersigned paties agree as follows: (1) That the loan balance at the time of this assumption is \$2.2,410.64 ; that the ASSOCIATION is presently increasing the interest rate on the balance to \$2\frac{1}{2}\$. That the OBLIGOR agrees to repay said obligation in monthly install meads in \$2.2 and \$2.34. 49 . each with payment being adopting the successors of the particular base and the first monthly payment being dayluly. \(\frac{1}{2}\$ \) 19-80 (2) Shard and principles agreed to the payment being dayluly. \(\frac{1}{2}\$ \) 19-80 (2) Shard and principles agreed to the payment being dayluly. \(\frac{1}{2}\$ \) 19-80 (3) That all terms and conditions as set out in the cote and mortgage shall conclude to the form month to month with the first monthly payment being dayluly. \(\frac{1}{2}\$ \) 19-80 (3) That all terms and conditions as set out in the cote and mortgage shall conclude in 10 force, except an indices and the payment being dayluly. \(\frac{1}{2}\$ \) 19-80 (3) That all terms and conditions as set out in the cote a	HES H. ROBINSON in the original sum of 1 30,000 bearing events at the rate of 6k	HES H. ROBINSON reserval the rate of 6½	ES H. ROBINSON in the original sum of \$30,000 bearing that at the rate of \$6\frac{1}{2}\$ and secured by a first mortgage on the promises being known as \$10.4.4. Rock Creek rt. \$12.4.4. Rock Creek rt. \$2.4.4.4. Rock \$2.4.4.4. Rock \$2.4.4.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4. Rock \$2.4.4. Rock \$2.4		
In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is represently and the transferred paid parts are not be abstracted by a first mostpage can and to ray the bilance due through the first parts and the contract of the substraction of the parts and the contract of the substraction of the parts and the parts and the contract of th	erest at the rate of 6k2 — 5c and secured by a first mortgage on the premises being known as LOL 4. Rock Creek urt., Fairway, Moods which is recorded in the RMC office for securile County in Mortgage Book 1086 1936 485 title to which properly is now being transferred the undersigned OBLIGOR(S), who has chavel agreed to assume said mortgage loan and to ray the balance due thereogrand amount for the mortgage loan, provided the interest rate on the balance due is increased from 65 65 65 a present leaf of the mortgage loan, provided the interest rate on the balance due is increased from 65 65 a present leaf of the mortgage loan, provided the interest rate on the balance due is the created from 65 65 a present leaf of 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 65 .	reset at the rate of .6½	rest at the rate of _612	AMES H. ROBINSON	in the original sum of \$ 30.000 hearing
court, fairway Moods receivile County in Murtage Book 1086 1086 1086 1086 1086 1086 1086 1086	urt., Fairway Monds enville County in Morgange Book 1086 1289 485 title to which preserve in now being transferred by undersigned OBLIGORIS), who has that that a street to assume said mortgange ban and to pay the balance due thereous and the WHEREAS the ASSOCIATION has agreed to easily transferred overseing of the mortgage prenipse to the OBLIGOR and Mumption of the mortgage ban, provided the interest rate on the balance due is thereased from 69 % to a present to the STAN association. Association of the premises and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION, as mortgages, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER Association, as mortgages, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER Association, as mortgages, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER Association, as mortgages, and association of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned position space as follows: 10 Text the ban balance so the titure of the assumption is \$2.24.10.64; that the ASSOCIATION is presently installments to the titure of the assumption is \$2.24.10.64; that the ASSOCIATION is presently increased to the balance to — \$2	urt., Fairway, Moods enville County in Morgage Book 1086 1289 485 title to which is recorded in the RMC office for enville County in Morgage Book 1086 1289 485 title to which proceety is now being transferred but desired to BLIGORIS), who has that that of a saturate of the mortage loan and to pay the blastee due thereous and WHEREAS the ASSOCIATION has agreed to casid transfer of overseting of the mortage loan, provided the interest rate on the balance due is increased from 52 % to a present to the 32 %. NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE 1980, by and between ASSOCIATION, as mortgagee, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER 1980, by and between ASSOCIATION, as mortgagee, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER 1980, by and between ASSOCIATION, as mortgagee, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER 1980, by and between ASSOCIATION as mortgagee, and -IECUMSEH-HOOPER, JR. & SHERYL B. HOOPER 1980, by and between the ASSOCIATION as mortgages, and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned positive signer as follows: \$22,410.64; that the ASSOCIATION is presently increased to The thin a balance at the time of this assumption is \$22,410.64; that the ASSOCIATION is presently increased to the balance to — \$2. — 5. That the OBLIGOR agrees to repay said obligation in monthly installments are applied first to interest and then to remaining principal balance due from month to both with the first monthly payment being dualpily - 19—80. (2) Should any installment apyment to being a period in excess of (18) fifteen days, the ASSOCIATION may collect a ATE CHARGE* not to exceed an amount equal to five per centum (8%) of any such past due installment payment. (3) That all terms and conditions as set out in the role and mortgage shall confine in foll force, except as modified expressity by the successors and assigns of the ASSOCIATION and OBLIGOR, his insurance of the past of the ASSOCIATION and OBLIGO	rt., Fairway. MoodS enville Country in Megregore Book. 1086		-
the of 12 months of the more presented and entered into this 2 day of JUNE 1980, by and between the of 12 months of the premises and the further sum of \$1.00 paid by the ASSOCIATION as mortgagee, and -TECUNSEH-HOOPER, JR. & SHERYL & HOOPER 1 assuming OBLIGOR. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: 12.24.410.64 ; that the ASSOCIATION is presently increasing the interest rate on the balance to -12 months of the obligance of the sample of the sample of the obligance obligance of the obligance obligance of the obligance of the obligance of the obligance obliganc	the presence of the more thanking and the further state on the casage due is the teaster to be a personal to be presented by the ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION is presently increased to the control of the present of the same to the same of the increase and the further aum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is relevable to the loan balance at the time of this assumption is \$2.2,410.64; that the ASSOCIATION is presently increased to the increase and the present of the increase and the present of the increase and the present increase and the present of the present increase and conditions as set out in the tode and mortgage shall continue in full force, except as modified expressity by a Agreement. (40) That this Agreement shall kind jeistly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR. Sheryl B. Hooper, Assuming OBLIGOR(S) In consideration of Fidelity Pateral Savings and Loan Association's consert to the assumption, cultical above, and in further and the patern of the pa	with the first monthly payment being duajuly - 1. (2) Should any installment payment tecome due for a period in several and the first monthly payment being duajuly - 1. (3) That the doal bear and conditions as set out in the role and mortgage shall continue in full force, creep and monthly and technique in the same of the same	NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE 1980, by and between ASSOCIATION, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is by acknowledged, the undersigned parties agree as follows: (2.2,410.64 ; that the ASSOCIATION is presently increas the interest rate on the balance to -D2	ourt Fairway Woods	which is recorded in the RMC office for
the of 12 months of the more presented and entered into this 2 day of JUNE 1980, by and between the of 12 months of the premises and the further sum of \$1.00 paid by the ASSOCIATION as mortgagee, and -TECUNSEH-HOOPER, JR. & SHERYL & HOOPER 1 assuming OBLIGOR. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: 12.24.410.64 ; that the ASSOCIATION is presently increasing the interest rate on the balance to -12 months of the obligance of the sample of the sample of the obligance obligance of the obligance obligance of the obligance of the obligance of the obligance obliganc	the presence of the more thanking and the further state on the casage due is the teaster to be a personal to be presented by the ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION as mortgage, and IECUMSEH HOOPER, JR. & SHERYL B. HOOPER ASSOCIATION is presently increased to the control of the present of the same to the same of the increase and the further aum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is relevable to the loan balance at the time of this assumption is \$2.2,410.64; that the ASSOCIATION is presently increased to the increase and the present of the increase and the present of the increase and the present increase and the present of the present increase and conditions as set out in the tode and mortgage shall continue in full force, except as modified expressity by a Agreement. (40) That this Agreement shall kind jeistly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR, his recessors and assigns of the ASSOCIATION and OBLIGOR. Sheryl B. Hooper, Assuming OBLIGOR(S) In consideration of Fidelity Pateral Savings and Loan Association's consert to the assumption, cultical above, and in further and the patern of the pa	with the first monthly payment being duajuly - 1. (2) Should any installment payment tecome due for a period in several and the first monthly payment being duajuly - 1. (3) That the doal bear and conditions as set out in the role and mortgage shall continue in full force, creep and monthly and technique in the same of the same	NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE 1980, by and between ASSOCIATION, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER SHEWING OBLIGOR, as mortgagee and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is by acknowledged, the undersigned parties agree as follows: (2.2,410.64 ; that the ASSOCIATION is presently increas the interest rate on the balance to -D2	reenville County in Martagae Book 1086	485 title to which property is now being transferred
NOW, THEREFORE, this agreement trade and entered into this 2 day of JUNE 1980, by and between the ASSOCIATION, as mortgagee, and -TECUMSEH HOOPER, JR. & SHERYL B. HOOPER satisfies of BULIOR. WITT NESS ET H: In consideration of the premises and the further saum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is early acknowledged, the undersigned spaties agree as follows: (1) That the loan balance at the time of this assumption is \$2.2,410.64; that the ASSOCIATION is presently increasing the interest rate on the balance to \$-\frac{1}{2} \to \frac{1}{2} \to \fr	NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE 1980, by and between ASSOCIATION, as mortgagee, and -IECUMSEH HOOPER, UR. & SHERYL B. HOOPER astroning OBLIGOR, In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: (1) That the loss balance at the time of this assumption is \$22,410.64; that the ASSOCIATION is presently increase; the interest rate on the balance to \$-\frac{1}{2}	NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE 1980, by and between a ASSOCIATION, as mortgagee, and -IECUMSEH HOOPER, UR. & SHERYL B. HOOPER assuming OBLIGOR. In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersized pastics agree as follows: In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersized pastics agree as follows: In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is the time the time and the same time in \$2.2,410.64; that the ASSOCIATION is presently increases the interest rate on the balance to \$-\frac{12}{2}	NOW, THEREFORE, this agreement made and entered into this 2 day of JUNE	the undersigned OBLIGOR(S), who has (have) agreed to assum- WHEREAS the ASSOCIATION has agreed to said transfer o assumption of the mortgage loan, provided the interest rate on th	te said mortgage loan and to pay the balance due thereon; and of ownership of the mortgaged premises to the OBLIGOR and his the balance due is increased from 6½ % to a present
e ASSOCIATION, as mortgagee, and TECUMSEH HOOPER, JR. & SHERYL B. HOOPER WITNESSETH: WITNESSETH: In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$22,410.64—; that the ASSOCIATION is presently increase the interest at on the balance to \$\frac{1}{2}\$. That the OBLIGOR agrees to repay said obligation in monthly installments is given by the obligation of the OBLIGOR agrees to repay said obligation in monthly installments agreement to be applied first to interest and then to remaining principal balance due from month to not him the first monthly payment being duality \$\frac{1}{2}\$. The OBLIGOR agrees to repay said obligation in monthly installments agreement. (2) Should any installment tayment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a ATE CHARGE not to exceed an arount equal to five per centum (8%) of any such past due installment payment. (3) That this Agreement shall bind jointly and reversily the successors and assigns. (4) That this Agreement shall bind jointly and reversily the successors and assigns of the ASSOCIATION and OBLIGOR, his interests and assigns. (5) That this Agreement shall bind jointly and reversily the successors and assigns. (6) That this Agreement shall bind jointly and reversily the successors and assigns. (6) That this Agreement shall bind jointly and reversily the successors and assigns. (7) The presence of: (8)	ASSOCIATION, as mortgages, and -TECUMSEH-HOOPER, JR. & SHERYL B. HOOPER assuming OBLIGOR, WITNESSETH: In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$22,410.64 ; that the ASSOCIATION is presently increase the interest rate on the balance to _Ps That the OBLIGOR agrees to repay said obligation in monthly installments \$238.49 each with payments to be applied first to interest and then to remaining principal balance due from month to such with the first monthly payment being dusqly 1 19 80. (2) Should any installment payment being dusqly 1 19 80. (3) Should any installment payment being dusqly 1 19 80. (4) That this Agreement shall bind jointly and severally the successor and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (5) The WITNESS WILEBOF the parties bereto have set their hands and seals this _2 day of _UINE	ASSOCIATION, as mortgages, and -TECUMSEH-HOOPER, JR. & SHERYL B. HOOPER assumble OBLIGOR, with the state of the bland of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is reby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$22,410.64 ; that the ASSOCIATION is presently increasing the interest rate on the balance to -Tb That the OBLIGOR agrees to repay said obligation in morthly installments the interest rate on the balance to Tb That the OBLIGOR agrees to repay said obligation in morthly installment to the interest and then to remaining principal balance due from month to the think the first monthly payment being duejuly 19 - 80. (2) Should any installment payment being duejuly 19 - 80. (3) Should any installment payment being duejuly 19 - 80. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his represented and assigns. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his represented and assigns. (5) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his represented by the parties bereto have set their hands and seals this 2 day of JUNE 19 19 30. (SEAL) (SEA	ASSOCIATION, as mortgagee, and -TECUMSEH-HOOPER, JR. & SHERYL B. HOOPER subming OBLIGOR. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is being acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$22,410.64 ; that the ASSOCIATION is presently increase the interest rate on the balance to 12		O NINE
In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is seriety actived agrics and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is seriety actived agrics after the second to the seriety and the seriety active agric as follows: \$22,410.64; that the ASSOCIATION is presently increased in the second of the second seriety in the second seriety the second s	WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is rebit throwledged, the undersigned pastiles agree as follows: \$22,410.64; that the ASSOCIATION is presently increase it to be interest rate on the balance to	WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is refered the footbedged, the undersigned pastics agree as follows: \$22,410.64; that the ASSOCIATION is presently increased. The least balance as the time childs assumption of the same patch in the same patch is assumption to the least balance as the time child assumption of the obligation in monthly installments are increased as a part of the payments to be applied first to interest and then to remaining principal balance due from month to both with the first monthly payment being dueluly. In 19—80. (2) Should any installment payment being dueluly. In 19—80. (2) Should any installment payment being dueluly. In 19—80. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by a Agreement. It is agreement shall bind jeiting and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his life, successors and assigns of the ASSOCIATION and OBLIGOR, his life, successors and assigns. In white SSS willers of the parties lereto have set their hands and seals this 2 day of JUNE 19.80. In consideration of Edelity Federal Satings and Learn Association's consent to the assumption collised above, and in further noted and only the parties of the Association's consent to the assumption collised above, and in further noted and the standard of the presence of: James H. Robinson (SEAL) James H	WITNESSETH: In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is above the consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is above the consideration of the balance to		
In consideration of the premines and the further source \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is relevant models. The understanded parties agree as follows: (1) That the Dan bilance at the time this assumption is \$22,410.64; that the ASSOCIATION is presently increase the property of the present of the present of the present of the STATE of STATE of SOUTH CAROLINA) (2) Should any installment payment being duajuly. 1	In consideration of the premises and the further sum of \$1.60 paid by the ASSOCIATION to the OBLIGOR, receipt of which is eight considered, the indersigned paties agree as follows: (1) That the foan balance as the time this assumption is \$22,410.64; that the ASSOCIATION is presently increase the interest rate on the balance to	In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is refer the convoledged, the undersigned paties agree as follows: 22,410.64—; that the ASSOCIATION is presently increased the interest rate on the balance to — 12, — 7. That the OBLIGOR agrees to repay said obligation in monthly installment is assumption in \$2.238.49— each with payments to be applied first to interest and then to remaining principal balance due from month to both with the first monthly payment being dueluly—! 19—80. (2) Shald any installment payment being dueluly—! 19—80. (2) Shald any installment payment being dueluly—! 19—80. (3) Data all terms and conditions as set out in the note and mortgage shall conclude installment payment payment agreement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his less accessors and assigns. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his less accessors and assigns. (5) The presence of: Data	In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which in the box advanced and the funder signed pattics agree as follows: (1) That the loan balance as the time of this assumption is \$22,410.64; that the ASSOCIATION is presently increase the interest rate on the balance to	assuming OBLIGOR,	
ereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance to	reby acknowledged, the undersigned pastics agree as follows: (1) That the loan balance at the time of this assumption is 2.2,410.64; that the ASSOCIATION is presently increase the interest rate on the balance to \$-\frac{1}{2} \to \frac{1}{2} \to \frac{1}	reby acknowledged, the urdersigned patties agree as follows: (1) That the loan balance at the time of this assumption is 2.2,410.64; that the ASSOCIATION is presently increasing the interest rate on the balance to	the acknowledged, the undersigned patties agree as follows: (1) That the loan balance at the time of this assumption is 22,410.64—; that the ASSOCIATION is presently increase the interest rate on the balance to	WITNES	SSETH:
gethe interest rate on the balance to \$\begin{align*}{\substitute{P}_{238}.49}\$ = each with payments to be applied first to interest and then to remaining principal balance due from month to soonth with the first monthly payment being dueluly \$\begin{align*}{\substitute{P}_{238}.49}\$ = each with payment being dueluly \$\begin{align*}{\substitute{P}_{238}.49}\$ = \$ali	the interest rate on the balance to \$\frac{D_2}{2}\$. That the OBLIGOR agrees to repay said obligation in monthly installments \$\frac{2}{3}\$. 49\$. each with payment to be applied first to interest and then to remaining principal balance due from month to with with the first monthly payment being duely \(\frac{1}{2} \). (2) Should any installment payment beene due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a ATE CHARGE* not to exceed an amount equal to five per centum (6%) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressibly by \$\frac{1}{2}\$ That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, blairs, successors and assigns. IN WINNESS WHEREOF the parties hereto have set their hands and seals this \$2\$ day of \$\frac{1}{2}\$ UNE \$\frac{1}{2}\$ (SEAL) \$\frac{1}{2}\$ UNE \$\frac{1}{2}\$ (SEAL) \$\frac{1}{2}\$ Unit \$\frac{1}{2}\$	the interest rate on the balance to \$\frac{1}{2} = \frac{1}{2}\$. That the OBLIGOR agrees to repay said obligation in monthly installments \$\frac{2}{2}\$. 238. 49 = each with payment to be applied first to interest and then to remaining principal balance due from month to both with the first monthly payment being duely \frac{1}{2}\$. (2) Should any installment payment beeing duely \frac{1}{2}\$. (3) Should any installment payment beeing duely \frac{1}{2}\$. (3) That all terms and conditions as so to all in the note and mortgage shall continue in full force, except as modified expressly by \frac{1}{2}\$. The third is Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, bla its, accessors and assigns. IN WINNESS WHEREOF the parties hereto have set their hands and seals this \$\frac{2}{2}\$ day of \$\frac{1}{2}\$ JUNE \$\frac{1}{2}\$. 19. 30. The presence of: FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: \frac{1}{2}\$ Sheryl B. Hopper Assuming OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further neideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the understand as transferring OBLIGOR (S) and the presence of: Application of the consent of the terms of this Modification and Assumption Agreement \frac{1}{2}\$ Accessed to the terms of this Modification and Assumption Agreement \frac{1}{2}\$ Accessed to the terms of this Modification and Call the presence of: Application of the consent of the terms of this Modification and assumption Agreement \frac{1}{2}\$ Accessed to the terms of this Modification and assumption Agreement \frac{1}{2}\$ Accessed to the terms of this Modification and assumption Agreement \frac{1}{2}\$ Accessed to the terms of this Modification and assumption \frac{1}{2}\$ Accessed to the terms of this Modification and cash that (s) he saw Fidelity Federal Savings & Loan (SEAL) \frac{1}{2}\$ Accessed to the terms of this Modific	the interest rate on the balance to \$\begin{align*} D_2 = \frac{\chi_c}{2}\$. That the OBLIGOR agrees to repay said obligation in monthly installment 238.49	In consideration of the premises and the further sum of \$1.00 pareby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$	paid by the ASSOCIATION to the OBLIGOR, receipt of which is 22,410.64
ach with payment sto be applied first to interest and then to remaining principal balance due from month to nonth with the first monthly payment being doubtly 19 19 80. (2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a LATE CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as as et out in the note and mortgage shall continue in full force, except as modified expressly by this Agreement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his eits, successors and sellings. (3) That the SW THEREOF the parties hereto have set their hands and seals this 2 day of JUNE 19.80. In the presence of: FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (SEAL) Sheryl B. Hooper, Assuming OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption, outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I twee, the undersigned (seal) (SEAL) STATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan action by its agent, & Tecumsch, Rooper, Pr. S. Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. SCONN to before me this 2 days of JUNE 19 86. Hotely Pablic for South Capoling (SEAL)	# 238.49 — each with payments to be applied first to interest and then to remaining principal balance due from month to noth with the first monthly payment being duelyly — 19—80. (2) Should any installment payment the come due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a ATE CHARGET not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by a significant of the ASSOCIATION and OBLIGOR, his successors and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR. His reserves and assigns of the ASSOCIATION and OBLIGOR, his reserves and assigns of the ASSOCIATION and OBLIGOR. His reserves and assigns of the ASSOCIATION and OBLIGOR. His reserves and assigns of the ASSOCIATION and OBLIGOR. His reserves and assigns of the ASSOCIATION and OBLIGOR. SEAL) (SEAL) (# 238.49 — each with payments to be applied first to interest and then to remaining principal balance due from month to noth with the first monthly payment being duelylly — 19—80. (2) Should any installment payment the scored due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a ATE CHARGE* not to exceed an amount equal to five per centum (57:) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by a Agreement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his is successors and assigns. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his is successors and assigns. (5) Agreement. (6) Conserve the parties hereto have set their hands and seals this 2 day of JUNE 19.30 more presence of: (8) Conserve the presence of: (8) Conserve the parties hereto have set their hands and seals this 2 day of JUNE (SEAL) (8) Conserve the presence of: (8) Conserve the parties hereto have set their hands and seals this 2 day of JUNE (SEAL) (8) Conserve the presence of: (8) Conserve the	each with payments to be applied first to interest and then to remaining principal balance due from month to the with the first monthly payment being duely 1 19—80. (2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect in the CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by Agreement. (4) That this Agreement shall hind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (5) Agreement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (5) Entire the parties here to have set their hands and seals this 2 day of JUNE 19.80. (6) But 19.80 Here the parties here to have set their hands and seals this 2 day of JUNE 19.80. (6) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption cutlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlyinged(s) as transferring OBLIGOR(S) Transferring OBLIGOR(S) (SEAL) ATTENDATED TO TRANSFERRING OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) (SEAL) ATTEN		
tooth with the first monthly payment being duelyly 1. 19. 80. (2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. LATE (HARGE" not to exceed an amount equal to five presents and assigns of the ASSOCIATION may collect as modelling past of the ASSOCIATION may collect as modelling past of the ASSOCIATION may collect as modelling. LATE (HARGE" not an assigns. LATE	inth with the first monthly payment being ducquity 1. (2) Should any installment payment being ducquity 1. (2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not to exceed an amount equal to frive per centum (552) of any such past due installment payment. ATE CHARGE* not past due installment payment. ATE CHARGE* not to exceed an amount equal to five a successors and assigns of the ASSOCIATION and OBLIGOR, blirs, successors and assigns of the ASSOCIATION and OBLIGOR. ATE CHARGE* not to exceed an amount excessors and assigns of the ASSOCIATION and OBLIGOR. ATE CHARGE* not any successors and assigns of the ASSOCIATION and OBLIGOR. ATE CHARGE* not and obligated to the present to the assumption of English (SEAL) ATE CHARGE* not any successors and assigns of the ASSOCIATION may collect the present of the	consideration of Fidelity Federal Savings and Loan Association's Consent of One dollar (\$150), the creek of this Medification and Assumption of One dollar (\$150), the centre of this Medification and Assumption Agreespant. CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the areas of this Medification and Assumption Agreespant. Consideration of One dollar (\$150), the receipt of which is hereby acknowledged if two, the undersigned(s) as transferring OBLIGOR(S)	th with the first monthly payment being dueluly—1 (2) Should any installment payment being dueluly—1 (2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect is CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as set out in the rote and mortgage shall continue in full force, except as modified expressly by the continue of the ASSOCIATION and OBLIGOR, his, successors and assigns. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his, successors and assigns. (5) That this Agreement shall be parties here to have set their hards and seals this 2 day of JUNE 19-30 meters with the presence of: (5) FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (6) FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (8) FIDEL		
(SEAL) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a LATE CHARGET not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by his Agreement, shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and OBLIGOR, his eight successors and assigns of the ASSOCIATION and obligor. It is a consideration of Eight successors and assigns of the ASSOCIATION and obligor. Assuming oBLIGOR (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of Order of Solidary of the Association's consent to the execution of Fidelity Federal Savings and Loan Association's consent to the execution of Fidelity Federal Savings and Loan Association's consent to the execution of Fidelity Federal Savings and Loan Association's consent to the execution of Fidelity Federal Savings and Loan Association's consent to the ex	(2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a AST CHARGE* not to exceed an amount equal to five per centum (55) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by a faretement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, is a first successors and assigns. (5) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, is a first successors and assigns. (6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, in 19.80. (8) The presence of: (8) FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (8) FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY	(SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Pidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further near the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Pidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further near the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Pidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further near the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Pidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further near the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlarged as transferring OBLIGOR(S) Agreement of the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) Transferring OBLIGOR(S) FOR DEAL OF SOUTH CAROLINA) PROBATE PROBATE PROBATE PROBATE PROBATE PROBATE PROBATE PROBATE PROBATE AGREEMILLE) CONSENT AND AGREEMENT (SEAL) CONSENT AND AGREEMENT (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) PROBATE PROBATE PROBATE PROBATE PROBATE PROBATE AGREEMILLE SAVINGS & Loan Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) CONSENT AND AGREEMENT (S) and that (s) he saw Fidelity Federal Savings & Loan Transferring OBLIGOR(S) Transferring OBLIGOR(S) (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) FATE OF SOUTH CAROLINA) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) FATE OF SOUTH CAROLINA) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT OF TRANSFERRING OBLIGOR(S) CONSENT OF TRANSFERRING OBLIGOR(S) CONSENT OF TRANSFERRING OBLIGOR(S) CONSENT OF TR	(2) Should any installment payment recome due for a period in excess of (15) fifteen days, the ASSOCIATION may collect in the EEE CHARGE not to exceed an amount equal to five per rentum (57:) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressively. Agreement. (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. IN WINESS WHEREOF the parties hereto have set their hands and seals this 2 day of JUNE 19 80 Persence of: FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: Sheryl B. Hooper Assuming OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.60), the receipt of which is hereby acknowledged, I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.60), the receipt of which is hereby acknowledged, I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.60), the receipt of which is hereby acknowledged, I (we), the underlyinged(s) as transferring OBLIGOR(S) In consideration of One dollar (\$1.60), the receipt of which is hereby acknowledged, I (we), the underlyinged(s) as transferring OBLIGOR(S) ATHEORY SOUTH CAROLINA) UNITY OF GREENVILLE) Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Eederal Savings & Loan (SEAL) ATHEORY SOUTH CAROLINA) UNITY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Eederal Savings & Loan (SEAL) CORNET to before me this CORNET to before me this CORNET of South Capoling (SEAL) ACCORDANCE OF THE ASSOCIATION (SEAL) ACCORDANCE OF THE ASSOCIATION (SEAL) ACCORDANCE OF THE ASSOCIATION (SEAL) CORNET OF THE ASSOCIATION (SEAL) ACCORDANCE OF THE ASSOCIATION (SEAL) CORNET OF THE ASSOCIATION (SEAL) CORNET OF		
in the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced of: In the presence of: CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in the presence of: In the presence of: James H. Robinson (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying displaced in further consideration of One dollar (\$1.00),	**Agreement** (4) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his its, successors and assigns. IN WINDESS WIEREOF the parties Lercto have set their hands and seals this 2 day of JUNE 19.30 (SEAL) The presence of: **BIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (SEAL) **CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) **CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further neideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. I (we), the underlying of a stransferring OBLIG(S) denerby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) **Denation** C. Mall** **Transferring OBLIGOR(S)** *	Agreement. (40 That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his its, successors and assigns. (40 That this Agreement shall bind jointly and severally the successors and assigns. IN WINDESS WHEREOF the parties Lercto have set their hands and seals this 2 day of JUNE 1980. (50 Long Land 1980. (50	Agreement. (4) That this Agreement shall kind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (4) That this Agreement shall kind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns. (5) Agreement. (4) That this Agreement shall kind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his successors and assigns of the ASSOCIATION and OBLIGOR. (5) Agreement. (6) Agreement shall kind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR. (6) Agreement shall kind jointly and severally the presence of: (6) Agreement shall kind jointly and severally the presence of: (6) Agreement shall kind jointly and severally the presence of: (8) Agreement shall kind jointly and severally the presence of: (8) Agreement shall kind jointly and severally the presence of: (8) Agreement shall kind jointly and severally and severally assumption of Fidelity assumption of Fidelity assumption of Fidelity assumption of Seally and Seally assumption and Assumption Agreement specific assumption of Fidelity assumption of Seally Agreement (Seally Agreement Seally assumption of Fidelity assumption of	(2) Should any installment payment become due for a period i. LATE CHARGE" not to exceed an amount equal to five per cen	in excess of (15) fifteen days, the ASSOCIATION may collect a ntum (5%) of any such past due installment payment.
Sheryl B. Hooper Assuming OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption of order dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlying obligor (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlyined(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement (SEAL) Denote a Consent to the terms of this Modification and Assumption Agreement (SEAL) STATE OF SOUTH CAROLINA) COUNTY OF GREENVILE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity-Federal Savings & Loan ation by its agent, & Tecumseh Kooper, Ar. & Sheryl B. Hooper, & James H. Robinson (SEAL) Strate of South Carolina (SEAL) COUNTY OF GREENVILE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity-Federal Savings & Loan ation by its agent, & Tecumseh Kooper, Ar. & Sheryl B. Hooper, & James H. Robinson (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 2 day of JUHE, 19 80 Rotary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) Transferring OBLIGOR(In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further neiteration of One dollar (\$100), the receipt of which is hereby acknowledged. I (we), the underlyined(s) as transferring OBLIGOR(s) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further neiteration of One dollar (\$100), the receipt of which is hereby acknowledged. I (we), the underlyined(s) as transferring OBLIGOR(s) Agreement (SEAL) Denotics C Wall Transferring OBLIGOR(s) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity-Eederal Savings & Loan Lion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson (so, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. Worn to before me this day of Julie 19 36 Output for South Cappling (SEAL) Output of South Cappling (SEAL) Output of GREENVILLE) PROBATE PROBATE PROBATE PROBATE PROBATE Output Of GREENVILLE) PROBATE Output Of GREENVILLE) PROBATE Output Of GREENVILLE (SEAL) Output Of GREENVILLE (S	Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) WINTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan, (SEAL) Transferring OBLIGOR(S) Transfer	his Agreement.	
FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: TWING CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged. If two, the underlyined(s) as transferring OBLI-OR(S) In the presence of: Other Property of the property of which is hereby acknowledged. If two, the underlyined(s) as transferring OBLI-OR(S) In the presence of: OTHER OF SOUTH CAROLINA) OUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan attion by its agent, & Iecumsch Kooper, ir & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE, 19 80 Stary Public for South Cayling (SEAL)	FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: Sheryl B. Hooper Assuming OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further notice of the consent to the terms of this Modification and Assumption Agreement The presence of: James H. Robinson (SEAL) Transferring OBLIGOR(S) FOR GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson TOUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson TOUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson TOUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson TOUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson TOUNTY OF GREENVILLE (SEAL) OUT OF GREENVILLE (SEAL) Transferring OBLIGOR(S)	FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: (SEAL) GEAL) GEAL GEAL GEAL Tectument Hopper, Ar. (SEAL) Sheryl B. Hooper Assuming OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further national forms of this Modification and Assumption Agreement At the presence of: James H. Robinson (SEAL) Transferring OBLIGOR(S) FOR GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, dr. a Sheryl B, Hooper, & James H. Robinson WORN to before me this 2 day of JUHE. 19 80 Outpry Duble for South Cappling (SEAL) SEAL)	FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY: WHILE (SEAL) Company		
Sheryl B. Hooper Assuming OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLIOR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: James H. Robinson	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Assumption Agreement (SEAL) James H. Robinson (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Eidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson (so, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. June 1 day of JUHE. June 2 day of JUHE. June 3 day of JUHE. June 3 day of JUHE. June 4 day of JUHE. June 4 day of JUHE. June 5 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 7 day of JUHE. June 6 day of JUHE. June 6 day of JUHE.	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further natideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption of the saw fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the sammption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the national con	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLI R(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson (SEAL)	the presence of:	
Sheryl B. Hooper, Ar. (SEAL) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLIOR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: James H. Robinson (SEAL) Transferring OBLIGOR(S) STATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Lidelity Eederal Savings & Loan attion by its agent, & Tecumseh Kooper, Jr. & Sheryl B. Hooper, & James H. Robinson ign, 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 2 day of JUHE, 10 86 Secal (SEAL)	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Assumption Agreement (SEAL) James H. Robinson (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Eidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson (so, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. June 1 day of JUHE. June 2 day of JUHE. June 3 day of JUHE. June 3 day of JUHE. June 4 day of JUHE. June 4 day of JUHE. June 5 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 7 day of JUHE. June 6 day of JUHE. June 6 day of JUHE.	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further natideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption of the saw fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the sammption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the national con	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLI R(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson (SEAL)	David H Walkins	FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION
Sheryl B. Hooper Assuming OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLIOR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: James H. Robinson	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Assumption Agreement (SEAL) James H. Robinson (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Eidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson (so, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. June 1 day of JUHE. June 2 day of JUHE. June 3 day of JUHE. June 3 day of JUHE. June 4 day of JUHE. June 4 day of JUHE. June 5 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 7 day of JUHE. June 6 day of JUHE. June 6 day of JUHE.	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further natideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption of the saw fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the sammption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the national con	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLI R(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson (SEAL)	A 1: 0 1/00	BY: (SEAL)
Tecumsel Hooper, 17 (SEAL) Sheryl B. Hooper Assuming OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further insideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIOR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: Outlier of South Carolina (SEAL) Transferring OBLIGOR(S) SEAL) OUNTY OF GREENVILLE (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) SEAL) OUNTY OF GREENVILLE (SEAL) OUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s)he saw Fidelity Federal Savings & Loan trion by its agent, & Tecumseh Hooper, dr. & Sheryl B. Hooper, & James H. Robinson groups and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. Outlier of South Capoling (SEAL)	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlanded(s) as transferring OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Assumption Agreement (SEAL) James H. Robinson (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Eidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson (so, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. June 1 day of JUHE. June 2 day of JUHE. June 3 day of JUHE. June 3 day of JUHE. June 4 day of JUHE. June 4 day of JUHE. June 5 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 6 day of JUHE. June 7 day of JUHE. June 6 day of JUHE. June 6 day of JUHE.	Transferring OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further natideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption of the saw fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, & Sheryl B, Hooper, & James H, Robinson (Seal) WORN to before me this Association's consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the sammption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption outlined above, and in further national consent to the assumption of the national con	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the understand(s) as transferring OBLI R(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson (SEAL)	Denotea C-Hall	(SEAL)
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: Consent of Consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned OBLI-OR(S) as transferring OBLI-OR(S) as transferring OBLI-OR(S) and the presence of: Consent of Consent to the assumption outlined above, and in further onsideration of Consent to the assumption outlined above, and in further onsideration of Consent to the assumption outlined above, and in further onsideration of Consent to the undersigned OBLI-OR(S) and Assumption Agreement (SEAL) Consent of Consent to the assumption outlined above, and in further onsideration of Consent to the undersigned OBLI-OR(S) and that (s) he saw Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Kooper, ir. a Sheryl B. Hooper, & James H. Robinson ign, 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 Consent of Consent to the assumption of Cons	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further noideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: James H. Robinson	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further nsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, ir. & Sheryl B, Hooper, & James H, Robinson go, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this day of Julie. 19 36 (SEAL)	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIR (S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson		Townsel Hoose Ch
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: Consent Consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) as transferring OBLI-OR(S) and the presence of: Consent Consent to the assumption outlined above, and in further onsideration of Obligation Assumption outlined above, and in further onsideration of Fidelity and I (SEAL) Consent Consent to the assumption outlined above, and in further onsideration of Obligation Assumption of Obligation of Obligation of Obligation Assumption of Obligation of Obligatio	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further noideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: James H. Robinson	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further nsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, ir. & Sheryl B, Hooper, & James H, Robinson go, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this day of Julie. 19 36 (SEAL)	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIR (S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson		Tecumsen Hooper, Jr, (SEAE)
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-OR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: Consent of Consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned OBLI-OR(S) as transferring OBLI-OR(S) as transferring OBLI-OR(S) and the presence of: Consent of Consent to the assumption outlined above, and in further onsideration of Consent to the assumption outlined above, and in further onsideration of Consent to the assumption outlined above, and in further onsideration of Consent to the undersigned OBLI-OR(S) and Assumption Agreement (SEAL) Consent of Consent to the assumption outlined above, and in further onsideration of Consent to the undersigned OBLI-OR(S) and that (s) he saw Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Kooper, ir. a Sheryl B. Hooper, & James H. Robinson ign, 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 Consent of Consent to the assumption of Cons	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further noideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: James H. Robinson	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further nsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement The presence of: (SEAL) (SEAL) (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, ir. & Sheryl B, Hooper, & James H, Robinson go, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this day of Julie. 19 36 (SEAL)	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S) In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIR (S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson	9.7	hanvil R. Hannor Assuming ORLICOR(S)
In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement (In the presence of: James H. Robinson (SEAL) (SEAL) (SEAL) (SEAL)	In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI- DR(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, Or. a Sheryl B. Hooper, & James H. Robinson gra, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. 10 10 10 10 10 10 10 10 10 10 10 10 10 1	In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further naideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI- OR(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson	In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI R(S) do hereby consent to the terms of this Modification and Assumption Agreement the presence of: James H. Robinson	311	let y1 b. 1100per Assuming obbidon(3)
onsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the underlyinged(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement In the presence of: James H. Robinson	Transferring OBLIGOR(S) OUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, dr. a Sheryl B. Hooper, & James H. Robinson gray, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. Ounty of GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, dr. a Sheryl B. Hooper, & James H. Robinson gray, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. Ounty Public for South Capolina Otary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan tion by its agent, & Tecumseh Hooper, dr. & Sheryl B. Hooper, & James H. Robinson gr., seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. Work to before me this Ount of the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan tion by its agent, & Tecumseh Hooper, dr. & Sheryl B. Hooper, & James H. Robinson gr., seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. Work to before me this Ount of the saw Fidelity Federal Sayings & Loan that (s) he with the other subscribing witness witnessed the execution thereof. Work to before me this Ount of the saw Fidelity Federal Sayings & Loan that (s) he with the other subscribing witness witnessed the execution thereof. Work to before me this Out of the saw Fidelity Federal Sayings & Loan that (s) he with the other subscribing witness witnessed the execution thereof.	ATE OF SOUTH CAROLINA) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Sayings & Loan Lion by its agent, & Tecumseh Kooper, Ir. & Sheryl B. Hooper, & James H. Robinson ORN to before me this 2 day of JUHE. 1 James H. Robinson (SEAL) Transferring OBLIGOR(S) PROBATE Prosonally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Sayings & Loan Lion by its agent, & Tecumseh Kooper, Ir. & Sheryl B. Hooper, & James H. Robinson Ir. Seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof the country Public for South Capoling (SEAL) (SEAL) (SEAL) (SEAL)	CONSENT AND AGREEMENT O	OF TRANSFERRING OBLIGOR(S)
James H. Robinson (SEAL) (SEAL) Transferring OBLIGOR(S) STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan ation by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson 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 2 day of JUNE. 19 36 Notery Public for South Cagoling (SEAL)	James H. Robinson (SEAL) (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, Jr. & Sheryl B. Hooper, & James H. Robinson kn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof work to before me this 2 day of JUNE. 19 86 Cotary Public for South Capoling (SEAL)	James H. Robinson (SEAL) (SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Jr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Cotary Public for South Capoling (SEAL)	James H. Robinson (SEAL) Donobia C Hall (SEAL) Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s)he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution thereof to the control of the control o	onsideration of Une dollar (\$1.00), the receipt of which is hereb	by acknowledged, I (we), the undersigned(s) as transferring OBLL.
(SEAL) Transferring OBLIGOR(S) STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan ation by its agent, & Tecumseh Hooper, dr. & Sheryl B. Hooper, & James H. Robinson nign, 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 2 day of JUNE, 19 86 Potent Public for South Capolina (SEAL)	(SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Description (SEAL)	(SEAL) Transferring OBLIGOR(S) FATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Description (SEAL)	(SEAL) ATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan ion by its agent, & Tecumseh Hoopen, dr. & Sheryl B. Hoopen, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof to the control of th	In the presence of:	James H. Pobinson (SEAL)
Transferring OBLIGOR(S) STATE OF SOUTH CAROLINA) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan at ion by its agent, & Tecumseh Kooper, Jr. & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this Company Compa	Transferring OBLIGOR(S) TATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hoopen, In. & Sheryl B. Hoopen, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. 19 86 October Public for South Cagolina (SEAL)	Transferring OBLIGOR(S) TATE OF SOUTH CAROLINA) DUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, dr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. Other Public for South Cagolina (SEAL)	Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity-Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2 day of JUNE. 19 86 CEAL) Lery Public for South Capoling	Hand H Wellins	
TATE OF SOUTH CAROLINA) OUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Kooper, Jr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUHE. 19 86 Cotary Public for South Cagolina (SEAL)	Transferring OBLIGOR(S) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Kooper, dr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Cagolina (SEAL)	Transferring OBLIGOR(S) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gen, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this Output	Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2	Donate a Calado	(SEAL)
TRATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Cotary Public for South Capoling (SEAL)	Transferring OBLIGOR(S) PATE OF SOUTH CAROLINA) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) PATE OF SOUTH CAROLINA) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hopper, Jr. & Sheryl B. Hopper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2 day of JUNE. (SEAL) Lery Public for South Capolina (SEAL)	Junaou Cymc	(SEAL)
TATE OF SOUTH CAROLINA) PROBATE Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Cotary Public for South Capoling (SEAL)	Transferring OBLIGOR(S) PATE OF SOUTH CAROLINA) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) PATE OF SOUTH CAROLINA) PROBATE PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hopper, Jr. & Sheryl B. Hopper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	Transferring OBLIGOR(S) ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2 day of JUNE. (SEAL) Lery Public for South Capolina (SEAL)		(SEAL)
PROBATE Personally appeared before me the undersigned who made cath that (s) he saw-Fidelity Federal Savings & Loan at ion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Cotary Public for South Capoling (SEAL)	PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 36 Otary Public for South Capolina (SEAL)	PROBATE Personally appeared before me the undersigned who made cath that (s)he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Jr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	PROBATE Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Loan tion by its agent, & Tecumseh Hooper, Jr. & Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this ORN to before me this JUNE. 19 86 Leary Public for South Capolina (SEAL)		Transferring OBLIGOR(S)
Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Sayings & Loan ation by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 80 JUNE. (SEAL) JUNE (SEAL)	Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson and the second and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. (SEAL) Otary Public for South Capolina (SEAL)	Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gen, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. (SEAL) Otary Public for South Capolina (SEAL)	Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Sayings & Loan ion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson n, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2 day of JUNE. 19 86 Constant		PROBATE
work to before me this 2 day of JUNE. 19 86 Otery Public for South Capolina (SEAL)	tion by its agent, & Tecumseh Hooper, Ir. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof. WORN to before me this Output	tion by its agent, & Tecumseh Hooper, Jr. & Sheryl B. Hooper, & James H. Robinson gn, seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution thereof. WORN to before me this 2 day of JUNE. 19 86 Otary Public for South Capolina (SEAL)	cion by its agent, & Tecumseh Hooper, Jr. a Sheryl B. Hooper, & James H. Robinson in, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof ORN to before me this 2 day of JUNE. (SEAL) (SEAL)	,	
SWORN to before me this 2 day of JUNE. 19 86 Stery Public for South Capolina (SEAL)	WORN to before me this 2 day of JUNE. 10 86 Oberaka C. Wall otery Public for South Capolina (SEAL)	WORN to before me this 2 day of JUNE, 19 86 Control of Public for South Capolina (SEAL)	ORN to before me this 2 day of JUNE, 19 86 April Halling (SEAL) tery Public for South Capolina	ation by its agent. & Tecumseh Hooper, Jr. 5	& Sheryl B. Hooper, & James H. Robinson
Oday of JUNE. 19 80 Part Halling (SEAL) Notery Public for South Capolina (SEAL)	2 day of JUNE. 19 86 David H helling (SEAL) Otery Public for South Capolina (SEAL)	2 day of JUNE. 19 86 David H helling (SEAL) Otery Public for South Capolina (SEAL)	2 day of JUNE. 19 86 Dead Holling (SEAL) tery Public for South Capolina (SEAL)		of the other subscribing witness witnessed the execution thereof.
Notary Public for South Capolina	otary Public for South Capolina	otary Public for South Capolina	tary Public for South Capolina	2 11115 26	
ALT PARTITION ATAINAS A S SIR A	V SENICULANDO DE PROPERTO DE LA COMPANSA DEL COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA C	y commission expires. 1/11/82	Commission expires. 1/11/82	Seat Holding (SEAL)	Deroka C. Wall

RECGY JUN 2 1980 at 4:26 P.M.

3.5757

6 10 000

O·