Loan Account No.

AFR & 4 58 PH '76

DONNIE S.TANKERSLEY R.H.C.

STATE OF SOUTH CAROLINA

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South TION, is the owner and holder of a promissory note datedMarch_26,_197 ar J. Barnett & Judy H. Barnett	e original sum of \$ 32,750.00 bearing tes being known as being known as which is recorded in the RMC office for title to which property is now being transferred an and to pay the balance due thereon; and a mortgaged premises to the ORLIGOR and his
rest at the rate of	es being known as bearing tes being known as, which is recorded in the RMC office for litle to which property is now being transferred an and to pay the balance due thereon; and a mortgaged premises to the ORLIGOR and his
rest at the rate of	es being known as bearing tes being known as, which is recorded in the RMC office for litle to which property is now being transferred an and to pay the balance due thereon; and a mortgaged premises to the ORLIGOR and his
enville County in Mortgage Book 1335, page 586, the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage lost WHEREAS the ASSOCIATION has agreed to said transfer of ownership of the imption of the mortgage loan, provided the interest rate on the balance due is income of 9, and can be escalated as hereinafter stated. NOW, THEREPORE, this agreement made and entered into this 6, day of ASSOCIATION, as mortgagee, and John P. Sprinkle & Cynthia P. In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION as mortgaged, the undersigned parties agree as follows: (1) That the loan balance as the time of this assumption is \$32,506.47	itle to which is recorded in the RMC office for itle to which property is now being transferred an and to pay the balance due thereon; and a mortgaged premises to the ORLIGOR and his
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NOW, THEREFORE, this agreement made and entered into this 6 day of ASSOCIATION, as mortgagee, and John P. Sprinkle & Cynthia P. Issuming OBLIGOR. WITNESSETH: In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$32,506.47	
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In consideration of the premises and the further sum of \$1.00 paid by the ASSOC by acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$ 32,506.47	Sprinkle
by acknowledged, the undersigned parties agree as lollows: 32,506.47	
the interest rate on the balance to	_; that the ASSOCIATION is presently increas-
	o repay said obligation in monthly installments
263 53	remaining principal balance due from month to
th with the first monthly assument being due Hay 1	19_76
th with the first monthly payment being due May 1 (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this of the ASSOCIATION be increased to the maximum rate per annum permitted to be	a disease the contract of the
Provided, however, that in no event shall the maximum rate of interest exceed-balance due. The ASSOCIATION shall send written notice of any increase in LIGOR(S) and such increase shall become effective thirty (30) days after written installment payments may be adjusted in proportion to increments in interful in substantially the same time as would have occurred prior to any escalation (3) Should any installment payment become due for a period in excess of (15) at E CHARGE" not to exceed an amount equal to five per centum (5%) of any statements.	ten notice is mailed. It is further agreed that the rest rates to allow the obligation to be retired in interest rate. fifteen days, the ASSOCIATION may collect a such past due installment payment.
(4) That all terms and conditions as set out in the note and moregage shan conti	thus in full force, except as mounted expressiy by
Agreement. (5) That this Agreement shall bind jointly and severally the successors and assignment.	igns of the ASSOCIATION and OBLIGOR, his
s, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands and seals this	$\frac{6}{19}$ day of April $\frac{19}{19}$
Erene Marie Freeman	Attorney (SEAL)
Monake C. Hall	and Special (SEAL)
Helia a. Hill	Assuming OBLIGOR(S)
CONTRACTOR AND ACRES (EVE OF TRANSFERR	INC ORLICOR(S)
CONSENT AND AGREEMENT OF TRANSFERR	
In consideration of Fidelity Federal Savings and Loan Association's consent to sideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I	
R(S) do hereby consent to the terms of this Modification and Assumption Agree	and agree to second thereof
the presence of:	gan (SEAL)
Denska C Hall Gua	ly W. Barnett (SEAL)
Mensona Jan	100/10
Newa a. Will	(SEAL
T	(07) 4
	Transferring OBLIGOR(S) (SEAL
ATE OF SOUTH CAROLINA) PROBAT	F.
ENTY OF GREENVILLE)	
Personally appeared before me the undersigned who made oath that (s)he saw	John PSprn/le Y
Example Service Service	/
	scribing witness witnessed the execution thereof
and deliver the foregoing Agreement(s) and that (s)he with the other subs	
CONSTRUCTION CONTRACTOR	
April 19 76	4. 6

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