BOOK 1149 PAGE 331

## PAID \$ 100 MAR 3 1970 LLIE FARNSWORTH BOOK 1149 PAGE 331 FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	SUMPTION AGREEMENT  Loan Account No. 18087
WHEREAS Fidelity Federal Savings and Loan Association	of Greenville, South Carolina, hereinafter referred to as the ASS
CIATION, is the owner and holder of a promissory note dated  G LYNN M & COLLUM	In the original sum of \$ 22, 500. 4 bearing
interest at the rate of% and secured by a first m	origage on the premises being known as
Greenville County in Mortgage Book //47 to the undersigned OBLICOR(S), who has (have) agreed to asso WHEREAS the ASSOCIATION has agreed to said transfer sumption of the mortgage loan, provided the interest rate on	which is recorded in the RMC office f age
rate of	after etatul
NOW, THEREFORE, this agreement made and entered into the ASSOCIATION, as mortgagee, and THEMAS E. as assuming OBLIGOR,	this 25° day of FEB , 10.20°, by and betwee PURCEUL & FRANCES M. FUNCELL
WITN	ESSETH:
In consideration of the premises and the further sum of \$1.00 hereby acknowledged, the undersigned parties agree as follows:  (1) That the lean balance at the time of this assumption is	paid by the ASSOCIATION to the OBLIGOR, receipt of which  # 22,500; ; that the ASSOCIATION is presently increa OBLIGOR agrees to repay said obligation in monthly installmen
ing the interest rate on the balance to	OBLIGOR agrees to repay said obligation in monthly installmen o interest and then to remaining principal balance due from month
	of interest on this obligation may from time to time in the discretion and permitted to be charged by the then applicable South Carolin
law. Provided, however, that in no event shall the maximum rate	of Interest exceed
of said skiy (60) months, the maximum rate of interest shull unpub lainance. The ASSOCIATION shall send witten notice OBLIGOR(S) and such increase shall become effective thirty monthly installment payments may be adjusted in proportion to in full in substantially the same time as would have occurred pr (3) should any installment payment become due for a perior "LATE CHARGE" not to exceed an amount caula to five per c (4) Privilege is reserved by the obligar to make additional ments, including obligatory principal payments do not in any twe exceed twenty per column (20%) of the original principal halance assumed unouths interest on such excees amount compared at the then pre between the undersigned parties. Provided, however, the entire latrict (30) day notice period after the ASSOCIATION has given that all terms and conditions as set out in the note and the ASSOCIATION has given the same contained as the terms and conditions as set out in the note and the ASSOCIATION has given the contained as the terms and conditions as set out in the note and the same contained as the terms and conditions as set out in the note and the same contained as the terms and conditions as set out in the note and the same contained as the contained as the terms and conditions as set out in the note and the same contained as the contained as the contained as the same contained as the c	not exceed TEA or a constraint of the constraint of the constraint of any increase in interest rates to the hask known address of it (30) days after written notice is malled. It is further agreed that it increments in Interest rates to allow the obligation to be retire ior to any escalation in interest rate. In excess of (15) fifteen days, the ASSOCIATION may collect entum (5%) of any such past due installment payment. nayments on the principal balance assumed providing that such pay we (12) month period beginning on an anniversary of the assumed to cassumed. Further privilege is reserved to pay in excess of twent one payment to the ASSOCIATION of a premium caual to six (a railing rate of interest according to the terms of this agreemer balance may be paid in full without any additional premium during an written notice, that the interest rate is to be secalated.  mortgage shall containe in full force, except as modified expressly because the content of
In the presence, of:	
John S. Cheroz	FIDELITY FEDERAL SAVINGS & JOAN ASSOCIATION BY: JULY JULY JULY (SEAL
	X Francie 11). Prescell (SEAL
	Assuming OBLIGOR(S) (SEAL
CONSENT AND AGREEMENT	OF TRANSFERRING OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loan Associansideration of One dollar (\$1.00), the receipt of which is here GOR(S) do hereby consent to the terms of this Modification and	atlon's consent to the assumption outlined above, and in further by acknowledged, I (we), the undersigned(s) as transferring OHLI assumption agreement and agree to be bound thereby.  (SEAL)
In the presence of:	
John D. Cheron	(SEAL)
()	(SEAL)
STATE OF COURSE CAROLINA	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA ) COUNTY OF GREENVILLE )	PROBATE //
Personally appeared before me the undersigned who made or	ath that (8) he saw the above parties.
the state of the s	with the other subscribing witness witnessed the execution thereof,
SWORN to before me this	witnessed the execution thereof,

73, 1970 at 2:31 P. M., #19162.