Pleasantburg	FILED CREENVILLE (00. S. C.	9 890x 1166	
FIDELITY FED	Sep 11 5 15 PH 70 10	VE THORNTON, ARNOLD & D LOAN ASSOCIATI	THOMASON ON
MODII	FICATION & ASSUMPTIO	ON AGREEMENT	
STATE OF SOUTH CAROLINA.		Loan Account No	
COUNTY OF GREENVILLE			
WHEREAS Fidelity Federal Savin CIATION, is the owner and holder of a Patterson	ngs and Loan Association of Greenville a promissory note dated November	South Carolina, hereinafter referred er 29, 1969, executed by Edu- in the original sum of \$ 12.56	win F.
interest at the rate of 8 var %	and secured by a first mortgage on the	premises being known as	bearing
PART OF PIERSANCHAIE CIT	'CLE		a RMC office for
Greenville County in Mortgage Book to the undersigned OBLIGOR(S), who he WHEREAS the ASSOCIATION hassumption of the mortgage loan, provinte of 8%, and can	nas (have) agreed to assume said mortg is agreed to said transfer of ownership ided the interest rate on the balance due to be escalated as hereinafter stated.	age loan and to pay the balance due the of the mortgaged premises to the OI e is increased from 8 7 3/4	eing transferred hereon; and BLIGOR and his -% to a present
	nt made and entered into this	day of December 1970 on end Rory C. Henders	by and between
	WITNESSETH:		
hereby acknowledged, the undersigned prediction of the premises and hereby acknowledged, the undersigned prediction of the premises and hereby acknowledged, the undersigned premises and hereby acknowledged, the premises and hereby acknowledged, the premises and hereby acknowledged, the undersigned premises and hereby acknowledged premises acknowledged premises and hereby acknowledged premises and hereby acknowledged premises and hereby	the further sum of \$1.00 paid by the A arties agree as follows: me of this assumption is \$12_,141	SSOCIATION to the OBLIGOR, rece	ipt of which is
ing the interest rate on the balance to	8	ces to repay said obligation in month	hly installments
or seach with the siret monthly normal by	ents to be applied first to interest and the	hen to remaining principal balance due	from month to
of the ASSOCIATION be increased to the	that the aforesaid rate of interest on the maximum rate per annum permitted	this obligation may from time to time i	in the discretion South Carolina
law. Provided, however, that in no event the balance due. The ASSOCIATION st OBLIGOR(S) and such increase shall be monthly installment payments may be as in full in substantially the same time as (3) Should any installment payment "LATE CHARGE" not to exceed an amount of the control of the	shall the maximum rate of interest exchall send written notice of any increas become effective thirty (30) days after djusted in proportion to increments in would have occurred prior to any escal become due for a period in excess of (2011) equal to five per captum (50).	reed Nine————————————————————————————————————	per annum on address of the agreed that the n to be retired may collect a
ments, including obligatory principal payr exceed twenty per centum (20%) of the per centum (20%) of the original princi months interest on such excess amount co between the undersigned parties. Provide thirty (30) day notice period after the AS	ments do not in any twelve (12) month p c original principal balance assumed. Fu ipal balance assumed upon payment to imputed at the then prevailing rate of	e principal balance assumed providing legion beginning on the anniversary of urther privilege is reserved to pay in ex- the ASSOCIATION of a premium ex- interest according to the terms of a laid in full without any additional premi	that such pay- the assumption xcess of twenty qual to six (6) this agreement ium during any
(6) That this Agreement shall bind j	jointly and severally the successors and	assigns of the ASSOCIATION and	OBLIGOR, his
IN WITNESS WHEREOF the partie	s hereto have set their hands and sends	this 10 day of Septemi	per, ₁₉ _70.
In the presence of: Sandra L Stone	FIDERIA	Y FEDERAL SAYINGS & LOAN A	SSOCIATION
Donald R Mi alia	BY:	L. Love	(SEAL)
EDONALD IV. Mis		C	(SEAL)
	nen	ry Thomas Henderson	-(122)
	Rory	C. Hender of Ligor(s)	(SEAL)
CONSENT A In consideration of Fidelity Federal Sc	ND AGREEMENT OF TRANSFE	RRING OBLIGOR(S)	
In consideration of Fidelity Foderal Sa consideration of One dollar (\$1.00), the re GOR(S) do hereby consent to the terms of In the presence of:	eccipt of which is hereby acknowledged this Modification and Assumption Age	i. I (we), the undersigned (s) as transf gement and agree to be bound thereby.	erring OBLI.
In the presence of:		in 7, Vallenson	(SEAL)
Double To M. Alist			(SEAL)
			(SEAL)
		Transferring OBLIGOR(S)	(SEAL)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	PROBA		
Personally appeared before me the unc			
sign, seal and deliver the foregoing Agreeme	ent(s) and that (s) he with the other su	above parties bscribing witness witnessed the execu	tion thereof.
SWORN to before me this day of September 19 70			
Notary Public for South Carolline	(SEAL)	molan of Store	
My commission expires: 8-4-79 Agreement Recorded Sept	t. 11, 1970 at 5:15 P.	M #6162	



