Loan Account No.

CREENVILLE CO.S.C.

STATE OF SOUTH CAROLINA

## REENVILLE CO. BOOK 1234 PARTIES AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Associ	iation of Greenville, South Carolina, hereinafter referred to as the ASSO
CIATION, is the owner and holder of a promissory note da	ated March 6, 1972 executed by P&W
Constructors, Inc.	in the original sum of \$23,000.00 bearing the mortgage on the premises being known as Lot No. 8 Grand
interest at the rate of	st mortgage on the premises being known as Lot No. 8 Grand
C	598 title to which transfer is now being transferre
assumption of the mortgage loan, provided the interest rate	, S. C, which is recorded in the RMC office for the property is now being transferred assume said mortgage loan and to pay the balance due thereon; and the property is now being transferred assume that the property is now being transferred as the property is now being tra
rate of 7 1/2 76, and can-be escalated as he	ereinafter stated.
NOW THEREFORE, this agreement made and entered	d into this 16th day of May
the ASSOCIATION, as mortgagee, and Melvin D. Reas assuming OBLIGOR,	edd and Janet W. Redd
as assuming OBLIGOR, WI	TNESSETH:
In consideration of the premises and the further sum of hereby acknowledged, the undersigned parties agree as follo (1) That the loan balance at the time of this assumpti	\$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is ows: decreasing ion is \$ 19.000.00 ; that the ASSOCIATION is presently hereign.
	t the OBLIGOR agrees to repay said obligation in monthly installment
of \$ each with payments to be applied fi month with the first monthly payment being due June	irst to interest and then to remaining principal balance due from month to
(2) THE UNDERSIGNED agree(s) that the aforesaid of the ASSOCIATION be increased to the maximum rate p	er annum-permitted to be charged by the then applicable South Carolina
JBLIGOR(S) and such increase shall become effective thin nonthly installment payments may be adjusted in proportion of full in substantially the same time as would have occurred	rate of interest exceed seven & one-half (7½)% per annum or lotice of any increase in interest rates to the last known address of the lifty (30) days after written notice is mailed. It is further agreed that the on to intrements in interest rates to allow the obligation to be retired ed prior to any escalation in interest rate.
(3) Should any installment payment become due for a p LATE CHARGE" not to exceed an amount equal to five p (4) Privilege is reserved by the obligor to make addition pents, including obligatory principal payments do not in any	period in excess of (15) fifteen days, the ASSOCIATION may collect a per centum (5%) of any such past due installment payment. onal payments on the principal balance assumed providing that such pay twelve (12) month period beginning on the anniversary of the assumption
exceed twenty per centum (20%) of the original principal wer centum (20%) of the original principal balance assumments interest on such excess amount computed at the them of tween the undersigned parties. Provided, however, the en-	balance assumed. Further privilege is reserved to pay in excess of twenty, ed upon payment to the ASSOCIATION of a premium equal to six (6) in prevailing rate of interest according to the terms of this agreementing balance may be paid in full without any additional premium during an
hirty (30) day notice period after the ASSOCIATION has g (5) That all terms and conditions as set out in the note his Agreement	riven written notice that the interest rate is to be escalated.  and mortgage shall continue in full force, except as modified expressly by the successors and assigns of the ASSOCIATION and OBLIGOR, hi
neirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set i	their hands and seals this 18th day of May 1972
in the presence of:	FIDELITY FEDERAL SAYINGS & LOAN ASSOCIATION
To wan a prom	Attorneys for the Association (SEAL)
Cenita C. Gatio	(SEAL)
	Melvin D. Kely 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Melvin D. Redd (SEAL)
	Janer W. RedAssuming OBLIGOR(S) (SEAL)
<u> </u>	Sampt w. Mcanssuming OBLIGOR(S)
CONSENT AND AGREEME	NT OF TRANSFERRING OBLIGOR(S)
angideration of One dellar (\$1.00), the receipt of which is	association's consent to the assumption outlined above, and in further hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-and Assumption Agreement and agree to be bound thereby.
n the presence of:	P & W CONSTRUCTORS, INC. (SEAL)
follow & Show	By: Delty f. Lister (SEAL)
anita C. Zates	President (SEAL)
	(SEAL)
	Transferring OBLIGOR(S)
TATE OF SOUTH CAROLINA )	PROBATE -
OUNTY OF GREENVILLE)  Personally appeared before me the undersigned who ma	ade oath that (s)he saw the within named parties
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	
8th day of May 1972	- On line & Strom
Aguita C. Gatio . (SEA)	L) - Jolin & Strom
otary Public for South Carolina ly commission expires: April 2, 1979.	L) - Jolin & Strom
otary Public for South Carolina y commission expires: April 2, 1979.	
Assista C. Jates . (SEA)	