GREENVILLE.CO. S. C. FILE CO. S. C. FIDE TY FEDERAL SAVINGS AND LOAN ASSOCIATION
ELIZABETH RIDDLE GREENVILLE, SOUTH CAROLINA
R.M.C. GREENVILLE, SOUTH CAROLINA

	ASSUMPTION AGREEMENT
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	Loan Account No. 3-11-493
WHEREAS Fidelities Federal Section 1.	
CIATION, is the owner and holder of a premise and do	lation of Greenville, South Carolina, hereinafter referred to as the ASS sted February 7, 1969, executed by Billy R. Dining in the original sum of \$ 72,000,00 bearing the second sum of
and Emmett V. Beemer	tred, executed by
interest at the rate of - 7 % and secured by a fire	st mortgage on the premises being them Chicara Augania
	e page 41 title to which is recorded in the RMC office f
assumption of the mortgage tean, provided the interest rate	assume said mortgage loan and to pay the balance due thereon; and ansfer of ownership of the mortgaged premises to the OBLIGOR and he can the balance due is increased from
rate of8 , and can be escalated as her	reinafter stated.
NOW, THEREFORE, this agreement made and entered	into this 31st day of August, 1972, by and between
as assuming OBLIGOR,	Kins
WIT	NESSETH:
In consideration of the manner	
(1) That the loan balance at the time of this assume	
of \$ 776. 26	the OBLIGOR agrees to repay said obligation in monthly installment
month with the first monthly narment being due Septen	the OBLIGOR agrees to repay said obligation in monthly installment st to interest and then to remaining principal balance due from month to nber 1
(2) THE HNDERSIGNED Lawrence AND	, IV.
law, Provided however that in me and a visit	the then applicable South Carolina
monthly installment payments may be adjusted in proportion in full in substantially the come	rate of interest exceed Oldh (8)% per annum or ice of any increase in interest rates to the last known address of the (30) days after written notice is mailed. It is further agreed that the prior to any escalation in interest rates to allow the obligation to be retired
"LATE CHARGE" not to exceed an amount of a per	field in excess of (15) lifteen days, the ASSOCIATION may collect.
ments, including obligatory myingingle	as payments on the principal balance assumed providing that such were
per centum (20%) of the original principal but	alance assumed. Further privilege is reserved to pay in excess of twenty
months interest on such excess amount computed at the then p	revailing rate of interest according to the terms of this agreement
MILLY LIUI GAY notice neried often the ACCOCIAMICALL.	and in any story story story story story of the story of
his Agreement	in the thanks shall continue in Itili Iorce, except as modified expressive by
leirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set the	the successors and assigns of the ASSOCIATION and OBLIGOR, his sir hands and seals this 31st day of August 19-72
n the presence of:	
Elianos D. Burrers	FIDELITY FEDERAL SAVINGS & LOWN ASSOCIATION
Ha AMA O	BY: Carloer q (SEAL)
Tay to (Milm)	· Vice hes (SEAL)
	(SERE)
	(SEAL)
	Many (SEAL)
	Assuming OBLIGOR(S)
•	
CONSENT AND AGREEMENT	OF TRANSFERRING OBLIGOR(S)
In consideration of Fidelia, P. 1 C	ciation's consent to the assumption outlined above, and in fact
the presence of:	A Company of the Comp
To lease Mr. Barres	(SEAL)
A HOLD TO THE STATE OF THE STAT	(SEAL)
DA DEHMENT	(SEAL)
ATE OF COUNTY OF BOLLING	Transferring OBLIGOR(S) (SEAL)
ATE OF SOUTH CAROLINA) UNTY OF GREENVILLE)	PROBATE -
Personally appeared before me the undersigned who made of Ray D. Hawkins & Charles T. Carlberg, seal and deliver the foregoing Agreement(a) and that (a) be	
the state (s) lie	with the other subscribing witness witnessed the execution thereof.
Canal to perore me this	
Sist day of August , 1972	
ary Public for South Carolina (SEAL)	
commission expires: 9/29/81	V_{i}
odification & Assumption Agreement Recorded	September 12, 1972 at 9:43 A. M., #7738