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## FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

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STATE OF SOUTH CAROLINA		Loan Account No.	and a second second second second
COUNTY OF GREENVILLE			
	. 45,	A.	
WHEREAS Fidelity Federal Savings a	nd Loan Association of Greenville, S	outh Carolina, hereinafter refe	rred to as the ABSO
CIATION, is the owner and holder of a pro-	missory note dated July 7.	1972 executed by	-
O. B. Godfray		in the original sum of \$ 45	000,00 bearing
interest at the rate of 7 1 2 and			
Estates, Section III	secured by a lifat mortgage on the pi		
• •	X0 116	which is recorded	
Greenville County in Mortgage Book 12 to the undersigned OBLICOR(8), who has a WHEREAS the ASSOCIATION has agasaumption of the mortgage loan, provided	40 page 116	-, title to which property is	low being transferred
WHEREAS the ASSOCIATION has no	nave) agreed to assume said mortga; rodd to said transfer of gwnershio o	te loan and to pay the balance I the mortraged premises to t	he OBLIGOR and his
assumption of the mortgage loan, provided	the interest rate on the balance due	is increased from	% to a present
rate of	excalated as hereinafter stated.		
NOW, THEREFORE, this agreement m	ada and antered into the 11th	December 19	72 by and hatween
the ASSOCIATION, as mortgagee, and	Bruce Mitchell		
as assuming OBLIGOR.	MANUAL IMBREMEAS		To the same of the
	WITNESSETH:		
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In consideration of the premises and the hereby acknowledged, the undersigned partie	an amean an Collainn.		- /
(1) That the loan balance at the time of	of this assumption is 9	; that the ASSOCIATIO	i is presently increas-
ing the interest rate on the balance to	1/2 %. That the OBLIGOR agre		
of 8 314.00 and with navmonta	to be enulied first to interest and th	on to templaing principal heles	es due from month to
month with the first monthly payment being (2) THE UNDERSIGNED agree(s) the	January 1	10 73	
(2) THE UNDERSIGNED agree(s) the	at the aforesaid rate of interest on the	his obligation may from time to	time in the discretion
of the ASSOCIATION be increased to the r	maximum rate per annum permitteo	to be custaken by me med abb	leable South Carolina
law Provided, however, that in no event sha	Il the maximum rate of interest exce	ed(	)% per annum on
the balance due. The ASSOCIATION shall OBLIGOR(S) and such increase shall become	send written notice of any increase	i in interest rates to the last written notice is mailed. It is fo	known address of the
monthly installment payments may be adjust	sted in proportion to increments in	interest rates to allow the ol	ligation to be retired
monthly installment payments may be adjuinfull in substantially the same time as we (3) Should any installment payment bet "LATE CHARGE" not to exceed an amount (4) Privilege is reserved by the obligor ments, including obligatory principal paymen exceed twenty per centum (20%) of the or per centum (20%) of the or per centum (20%) of the original principal months interest on such excess amount completivement the undersigned parties. Provided, thirty (30) day notice period after the ABSO (5) That all terms and conditions as see	uid have occurred prior to any escal	ation in interest rate. In fifteen days, the ASSOCI.	TION may collect &
"LATE CHARGE" not to exceed an amount	t equal to Yive per centum (6%) of	noy such past due installment r	ayment.
(4) Privilege is reserved by the obligor	to make additional payments on the	principal balance assumed pro- riod beginning on the annivers	are of the assumption
exceed twenty per centum (20%) of the pr	iginal principal balance essumed. Fu	rther privilege is reserved to p	ry in oregen of twenty
per centum (20%) of the original principal	i balance assumed upon payment to outed at the then prevailing rate of-	interest according to the term	ns of this established
between the undersigned parties. Provided,	however, the entire balance may be p	ald in full without any additions	promium during any
thirty (30) day notice period after the ABBO	CIATION has given written notice t		nakatan.
(5) That all terms and conditions as set	out in the note and mortgage shall	continue in full force, except as	modified expressly by
this Advenment		and the same of	antia kamana ≢i i
this Agreement. (6) That this Agreement shall bind join	the and severally the successors and	estigns of the ASSOCIATIO	N and OBLIGOR, bla
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