STATE OF SOUTH CAROLINA

## JAN 3 FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

COUNTY	0F	GREENVILLE		Loan Account No.
				•
CIATION	EAS )	Fidelity Federal S	avings and Loan Associati	on of Greenville, South Carolina, hereinafter referred to as the ASSO- NOVember 22, 1971———————————————————————————————————
M. T.	the In	owner and holder	of promissory note dates	November 22, 1971
· Internal cost	ца	7 7/4		in the original arm see 42,000,00
Lot 3	ie rati 39 o:	e of <u>/ 3/4</u> f Pelham Esta	-% and secured by a first	in the original sum of \$ 42,000.00 bearing mortgage on the premises being known as, which is recorded in the RMC office for
Commutation			ites, Section III	which I
to the under-		Out to thate boo	K —————	7070 252
WHERE	AS t	e ASSOCIATION	has agreed to said transf	sume said mortgage loan and to pay the balance due thereon; and
rate of	Į	mortgage loan, p	rovided the interest rate or	sume said mortgage loan and to pay the balance due thereon; and er of ownership of the mortgaged premises to the OBLIGOR and his the balance due is increased from
			con he seed to be a	. ——— /c to a present
the ASSOCIA	TION	FURE, this agree	ment made and entered in	to this 3rd day of January 1973
as assuming	OBLI	v, as mortgagee, s GOR,	and L. Jerry Chapm	to this 3rd. day of January 1973, by and between man and Mary Frances H. Chapman
			WITN	TOO TO THE STATE OF THE STATE O
In conside	ratio	n of the premises	y I I I I	ESSETH;
(1) That	viedge the le	ed, the undersigned	d parties agree as follows:	0 paid by the ASSOCIATION to the OBLIGOR, receipt of which is  \$\frac{41,600.00}{5}\$; that the ASSOCIATION is presently increas-
ing the interes	4 4		-1	that the ASSOCIATION is associated
nonth with th	e fifsi	monthly narmon	yments to be applied first t	o interest and then to remaining principal balance due from month to  1. 1973  of interest on this obligation may from time to time in the discretion naum permitted to be charged by the then applicable South Carolina of interest exceed. Seven and a half of the second south Carolina of interest exceed.
(2) THE	UND	ERSIGNED agree	(a) that the aforesaid rate	1 1073
w. Provided	, your	on be increased to	the maximum rate per a	nnum permitted to be charged by the then applicable South Court
ie balance du	e. Th	ver, that in no eve e ASSOCIATION	nt shall the maximum rate	of interest exceed <u>Seven and a half</u> (7½)% per annum on of any increase in interest rates to the last known address of the (30) days after written notice is mailed. It is further and the contract of the last known address of the (30) days after written notice is mailed. It is further address of the
onthly install	and s ment	uch increase shall	become effective thirty	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 increments in interest rates to allow the obligation to be not the contract of the
12) Should	antia	ly the same time	as would have occurred as	increments in interest rates to allow the obligation to be added
MARIA LITARI	4 N	int to		IN ATTORE AT (15) A!A
ents, inclinaine	y nkli.		TIRROUTIONS BARBIN AN ACCOUNT A	Mymonia an Ala and I a a more interest payment.
ceed twenty   r centum (20	per c	entum (20%) of t	the original principal halar	(12) month period beginning on the anniversary of the assumption
HEAT INTOTACE	An at	14h	b neterica transfillibil RD	On Detroons to IL 1000 over-
ITIV (30) dav	natio		good thousands the summer	Righted man he mail is A. H. M. H. M. Collins of this appropriant
(D) That all is Agreement	l tern	ns and conditions	as set out in the note and n	written notice that the interest rate is to be escalated.
(6) That theirs, successors	is Ag	reement shall bind	jointly and severally the	auccessors and assigns of the ASSOCIATION and OBLIGOR, his
IN WITNE	SS W	assigns. HEREOF the part	ties hereto have not share t	hands and seals this3rd. day ofJanuary
the presence of		•	and acc their i	names and seals thisday of
Mar Ol	;;;	f		Pin primir management
[ . ]	X	Milke Line	<del>,</del>	PIDELITY FEDERAL BAVINGS & LOAN ASSOCIATION
Henr	<u>~</u> ન	Philada		ATTORNEY (SEAL)
	T	The state of		P. (SEAL)
		•		d. leny Charman
,			•	JEKNY CHAPMAN ( (SEAL)
			•	Assuming OPI (SPAL)
		<del></del>		MARY FRANCES H. CHAPMAN
			•	
:		CONSENT	AND AGREEMENT OF	F TRANSFERRING OBLIGOR(S)
in considerati	on of One d	regent L'eneuel	DAVIDES and Loan Associat	ionia approved a sa
(S) do hereby	r cons	sent to the terms o	receipt of which is hereby if this Modification and As	ion's consent to the assumption outlined above, and in further acknowledged, I (we), the undersigned(s) as transferring OBLI-sumption Agreement and agree to be bound thereby.
he presence of	: 1	<i>)</i>		regreement and agree to be bound thereby.
Jary 21.	V	uthelic		(SEAL)
Non	~~	P/:/	1	CSEAL)
- o-ferra	4	1 miles	ρ	- 11- 1- d angal 11-
	0	U		M. L. LANFORD, JR. (SEAL)
				Transferring ORLLCOP(S) (SEAL)
TE OF SOUT				Ontion(a)
		enville )		PROBATE
Cersonally app	eared	before me the ni	ndersigned who made oath	that (a)he saw Fidelity Federal Savings & Loan
seal and delive	r the	foregoing Ame-	R. Kinard Johnson,	that (a) he saw Fidelity Federal Savings & Loan Jr.; L. Jerry Chapman; Mary Frances H. Chapman
RN to before r	no thi	agent Anix arkinell	sent(a) and that (a) he with	Jr.; L. Jerry Chapman; Mary Frances H. Chapman the other subscribing witness witnessed the execution thereof.
day of Ja	nuai	73		The state of the s
mi 21.	W <sub>2</sub>	UThil	可到是正的。	是是自己的问题。 一种是一种是一种是一种是一种是一种是一种是一种是一种是一种是一种是一种是一种是一
y Doblic for 8	outh (	Carolina	(SEAL)	O. Huny mysold
municipal (EX)	res:	/2//6/50::::-		性預測。 性預測。 性可能性 可能性 可能性 可能性 可能性 可能性 可能性 可能
LICE tion	A AS	surption Agr	earant Recorded Jan	mary 3, 1973 at hi22 P.H., # 19043
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			فنصفف المستحدد	