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GREENVILLE CO.S. C. PEDERAL SAVINGS	300x 1287 PAGE 271				
TO DESIGNATE OF THE PROPERTY O	AND LOAN ASSOCIATION				
DONNIE S. TANKERSLEY R.M.C. MODVETCATION & ASSID	TH CAROLINA				
R.H.C. MODIFICATION & ASSUMPTION AGREEMENT					
STATE OF SOUTH CAROLINA	Loan Account No.				
COUNTY OF GREENVILLE					
WHEREAS Fidelity Federal Savings and Loan Association of C	Greenville, South Carolina, hereinafter referred to as the ASSO-				
CIATION, is the owner and holder of a promissory note dated	in the original sum of \$35,000 bearing				
interest at the rate of eight % and secured by a first mortga	ge on the premises being known asLot No. 3. Merrifield				
Park, Sec. 2 (200 Connecticut Drive), Greenville	303 sitts to which property is now being transferred				
Greenville County in Mortgage Book - 1179 to the undersigned OBLIGOR(S), who has (have) agreed to assume a WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the based of the country of the said transfer of the loans of the said transfer of the loans of the mortgage loan, provided the interest rate on the loans of	balance due is XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
racooxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	stated.				
NOW, THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and Douglas A. Bower a	and Mary Lou B. Bowen				
as assuming OBLIGOR, WITNESSETH:					
	he the ACCOCIATION to the OBLICOR receipt of which is				
thereby acknowledged, the undersigned parties agree as 10,1000s: (1) That the loan halance at the time of this assumption is \$3.	4.606.76; that the ASSOCIATION is presently increase.				
Of Exche interest rate on the talance & eight	erest and then to remaining principal balance due from month to				
of \$ 262. It each with payments to be applied first to interest and then to remaining principal balance due from month to month with the first monthly payment being due September 1, 19.73. (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this obligation may from time to time in the discretion of the charged by the then applicable South Carolina.					
of the / Sin IA 1 IDA to infressed to the maximum face per almum permitted by the thanks of the					
law. Provided, however, that in no event shall the maximum rate of interest exceed <u>nine</u> (9)% per annum on the balance doe. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address of the OBLIGOR(S) and such increase shall become effective thirty (30) days after written notice is mailed. It is further agreed that the					
in full in substantially the same time as would have occurred prior to any escalation in interest rate. In all in substantially the same time as would have occurred prior to any escalation in interest rate.					
"LATE CHARGE" not to exceed an amount equal to live per cents.	rents on the principal balance assumed providing that such pay-				
ments, including obligatory principal payments do not in any twelve (11) month period teginning on the authorization of the angular payments of the control payments of the co					
exceed twinty per centum (20%) of the original principal telaince assumed upon payment to the ASSOCIATION of a premium equal to six (6) per centum (20%) of the original principal belance assumed upon payment to the ASSOCIATION of a premium equal to six (6) months interest on such excess amount computed at the then prevailing rate of interest according to the terms of this agreement between the undersigned parties. Provided, however, the entire belance may be raid in full without any additional premium during any let we have the interest according to the terms of this agreement between the undersigned parties.					
thirty (30) day notice period after the ASSOCIATION has given written notice that the interest rate is to be escalated. (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 Agreement. (6) That this Agreement shall bind jointly and severally the suc					
beirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands and seals this _Zth_day of _August					
In the presence of:	FIDELITY/FEDERAL PLYINGS & LOAN ASSOCIATION				
Delicrat & Garrison	BY: John G. Cheros (SEAL)				
non On Pari	John G. Cheros (SEAL)				
Mancy Joyca Davis	Douglas A. Bowen				
	Mary Lou B. Bowen (SEAL)				
	Assuming OBLIGOR(S) (SEAL)				
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)					
In consideration of Fidelity Federal Savings and Loan Association consideration of One dollar (\$1.00), the receipt of which is kereby-	on's consent to the assumption outlined above, and in further				
consideration of One design (\$130), the receipt of which is hereby GOR(S) do kereby corrent to the terms of this Modification and Ass	Subfigu whiteering was writed to be require asset ob-				
In fine science of:	N. Dean Davidson (SEAL)				
Dehorah IX Garine	Million Staust (SEAL)				
Thereof Gipe Divis	(SEAL)				
	Transferring Obligob(S) (SEAL)				
STATE OF SOUTH CAROLINA)					
AND AN APPRIMERS	PROBATE its agent				
Personally appeared before me the undersigned who made outh	that (s) has saw Pidelity Federal by John G. Cheros/				
Douglas A. Bowen, Mary Lou B. Bowen and N. sign, seel and deliver the foregoing Agreement(s) and that (other will	11000 11441918011				
SWORN to before me this					
7th dr.f. August 19.73	Oran Carlo				
North Valletin Control 12 AV 160	Light with the same of the sam				
No course same states 12/16/20	•				

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