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FIDERITY FEDERAL SAVINGS OREENVILLE, SOU	AND LOAN ASSOCIATION
CREENVILLE, SOU	TH CAROLINA
GREENVILLE, SOU	AARONANI AAMBINTERSYE
FIDERITY FEDERAL SAVINGS CREENVILLE, SOURCE OR ASSULTANT MODIFICATION & ASSULTANT MODIFICATION MO	MPTION AGREEMENT
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	Lean Account No.
COUNTY OF CHILD Falsel Cuings and Loan Association of	Groenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owner and holder of a promissory note dated ——and luanita M. Riddle	Greenville, South Carolina, hereinafter referred to as the ASSO- October. 16, 1970, executed by Jay D. Riddle in the original sum of \$ 19,350.00 bearing age on the premises being known as
interest at the rate of8% and secured by a first mortga	age on the premises being known as 2001 East Lee Road
1160	, which is recorded in the RMC office for
Greenville County in Mortgage Book 1169, page to the undersigned OBLIGOR(S), who has thave) agreed to assume WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the Wortgage loan, provided the interest rate on the	balance due is increased from to a present
rate of%, and can be escalated as hereinafter	stated. 24this of August 19 73 by and between
NOW, THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and Harry Lee Hairs assuming ORLIGOR.	t and Annie Mae Hart
as assuming OBLIGOR, WITNES	
	A ACCOUNTABLE AND ARLICOR receipt of which is
hereby acknowledged, the understand parties agree as a summary of this assumption is \$	that the ASSOCIATION is presently increas-
ing the interest rate on the balance to 8	LIGOR agrees to repay said obligation in monthly installments
of \$ 161.89 each with payments to be applied first to interest of the second of the se	terest and then to remaining principal balance due from month to
of the ASSOCIATION be increased to the maximum rate per amount	m permitted to be charged by the then applicable South Carolina nine 9 16 per annum on
of the ASSOCIATION be increased to the maximum rate per annulaw. Provided, however, that in no event shall the maximum rate of the balance due. The ASSOCIATION shall send written notice of the ASSOCIATION shall send written nout the ASSOCIATION shall send written notice of the ASSOCIATION s	any increase in interest rates to the last known address of the
monthly installment payments may be adjusted in proportion to in-	crements in interest rates to allow the obligation to be retired
(3) Should any installment payment become due for a period in	excess of (15) fifteen days, the ASSOCIATION may collect a
(4) Privilege is reserved by the obligor to make additional pay	ments on the principal balance assumed providing that such pay-
exceed twenty per centum (26%) of the original principal balance	assumed. Further privilege is reserved to pay in excess of twenty
months interest on such excess amount computed at the then prevail	ing rate of interest according to the terms of this agreement
between the undersigned parties. Provided, however, the entire balls thirty (30) day notice period after the ASSOCIATION has given write. The all terms and englitions as set out in the note and mother than the provided mothers and mother than the provided mothers.	itten notice that the interest rate is to be escalated. rtgage shall continue in full force, except as modified expressly by
this Agreement.	constore and assigns of the ASSOCIATION and OBLIGOR, his
(6) That this Agreement shall bind jointly and severally the successors and assigns. IN WITNESS WHEREOF the parties hereto have set their has	nds and seals this 24th day of August 19 /3
In the presence of:	SUPPLIENT FEDERAL SALINTISTA LOAD ASSOCIATION
Cles M. Lungfock	V. MNOCK T. [we y of towns
Parce Charman	Harry Lee Hart (SEAL)
Wiso Capman	annie mae Hart (SEAL)
	(SEAL)
	Assuming OBLIGOR(S)
CONSENT AND AGREEMENT OF	TRANSFERRING OBLIGOR(S)
• • • •	to account to the accountion outlined shove, and in further
In consideration of Fidelity Federal Savings and Loan Association consideration of One dollar (\$1.00), the receipt of which is hereby GOR(S) do hereby consent to the terms of this Modification and Association.	sumption Agreement and agree to be bound thereby.
In the presence of:	P 11) Slat
Cles In Luxeford	Mamu W. And (SEAL)
Unn Chapman	frue B. Shert (SEAL)
·	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA)	PROBATE
COUNTY OF GREENVILLE)	h that (s)he saw Carroll H. Roe, Jr., Ronnie art and Annie Mae Hart
W. Short, Janice B. Short, Harry Lee Hosign, seal and deliver the foregoing Agreement(s) and that (s) he with	art and Annie Mae Hart th the other subscribing witness witnessed the execution thereof.
sign, seal and deliver the foregoing Agreement(s) and that (s)ne will SWORN to before me this	•
24th day of August 1973	1 1 1 1
Notary Public for South Carolina (SEAL)	Cle M. Lungerd
My commission expires: //-27-/2	the same of the sa
and the second parameters and the second parameters are second as the second parameters are second	led Angust 27, 1973 at h:38 P. M., # 5992

Modification & Assumption Agreement Recorded August 27, 1973 at 4:3