FIDELETY FEDERAL SAVINGS AND LOAN ASSOCIATION

BOWNE S. INAMERSESY

K.H.C. MODIFICATION & ASSUMPTION AGREEMENT

A COMPAN OF THE STATE OF THE ST	Lean Account No
STATE OF SOUTH CAROLINA	
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of G	reenville, South Carolina, hereinafter referred to as the ASSU-
CIATION, is the owner and holder of a promissory note dated	in the criginal sum of \$ 30,800,00 bearing
interest at the rate of 7.3/4 % and secured by a first mortga;	re on the premises being known as Lot No. 86, Eastwood
Drive, Old Mill Estates	which is recorded in the RMC office for
Drive, Old Will Estates	172 side to which property is now being transferred
Orive, Old Mill Estates  Greenville County in Mortgage Book 1279, rage— to the undersigned OPLICOR(S), who has (have) agreed to assume s WHEREAS the ASSOCIATION has agreed to said transfer of a ssumption of the mortgage loan, provided the interest rate on the b rate of	nlance due is increased from
NOW, THEREFORE, this agreement made and entered into this	. 31st day of August 19 73, by and between
NOW, THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and Lloyd C. Fulme	And Katrina C. Fulmer
the ASSOCIATION, as mortgagee, and	
as assuming OBLIGOR, WITNESS	
	A CONTROL OF THE PROPERTY OF Which is
In consideration of the premises and the further sum of \$1.00 paid hereby acknowledged, the undersigned parties agree as follows:  (1) That the loan balance at the time of this assumption is \$2.	9.500.00 that the ASSOCIATION is presently increase
O That the UBL	MIGUR agrees to repay saw congress in months
of s 223,83 each with payments to be applied first to inte	erest and then to remaining principal commits
September 1 Septem	CL 19-13-
(2) THE UNDERSIGNED agree(s) that the aforesaid rate of i of the ASSOCIATION be increased to the maximum rate per annum law, Provided, however, that in no event shall the maximum rate of i the balance due. The ASSOCIATION shall send written notice of the lalance due, and such increase shall become effective thirty (30)	
law, Provided, however, that in no event shall the maximum rate of a	any increase in interest rates to the last known address of the
"LATE CHARGE" not to exceed an amount equal to make additional pays	nents on the principal balance assumed provining that such pay-
exceed twenty per centum (20%) of the original principal balance assumed upon	payment to the ASSOCIATION of a premium equal to the agreement
manufact and even even even even alliquity company	t : : : : : : : : : : : : : :
thirty (30) day notice period after the ASSOCIATION has given write (5) That all terms and conditions as set out in the note and mor	tgage shall continue in full force, except as madition constitue
this Agreement.	cessors and assigns of the ASSUCIATION and Obligation, and
(6) That this Agreement shall bind jointly and severally the test heirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their har	nds and seals this 31st day of August 19 73
IN WITNESS WHEREOF the parties defect that	_
In the presence of:	BY:(SEAL)
Deborat I. Garrison	BY: Cheros (SEAL)
According to the second	John C. Grisse
Marcar Course Nava	(SEAL)
-1127	If and time (SEAL)
	Johnson ( Felder (SEAL)
	Assuming OBLIGOR(3)
	TO ANGEED DING ORI ICOR(S)
CONSENT AND AGREEMENT OF	IMMORTHHUM OPHIOANO
In consideration of Fidelity Federal Savings and Loan Association of One dollar (\$1.00), the receipt of which is hereby consideration of One dollar (\$1.00), the receipt of which is hereby	on's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and in Addition's consent to the assumption outlined above, and addition outlined above,
consideration of One dollar (\$1.00), the receipt of which is hereby GGR(S) do bereby consent to the terms of this Modification and Ass	sumption Agreement and agree to be bound thereby.
	PREMIER INVESTMENT CO., INC. (SEAL)
In the presence of:	BY: VEW SEC. (SEAL)
Reboral 4. Yannon	_01. 2.44 4. (1)
Mrnew Over Alvis	(SEAL)
77-7-07	(SEAL)
	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA )	PROBATE
COUNTY OF GREENVILLE)	PROBATE Fidelity Fidelity h that (s)he saw xxirst Federal Savings & Loan.by mer and Premier Investment Co., Inc.
COUNTY OF GREENVILLE)	h that (s)he saw XXXXXX Federal Savings & Loan, by
Personally appeared before me the uppersigned who made tul- its agent, Lloyd C. Fulmer and Katrina C. Ful	mer and Premier Investment Co., Inc.
its agent, Lloyd C. Fulmer/and Katrina C. Full sign, seal and deliver the foregoing Agreement(s) and that (s) he with	th the other subscribing witness witnessed the execution increex.
SWORN to before me this	1) , 2/2/2
31st day of August 19 73	Notional y yurnson
Thurs ( ) have baves (SEAL)	•
Notary Public for South Carolina	•
My commission expires: 12/16/80	
Walfigation & Assumption Agreement rec	orded September 4, 1973 at 2:12 R.M. #674
MODITICALION & AGGUMD VAVA "O"	

4328 W.2

Ø