DON'T FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No.
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of G	1 10 1072
CIATION, is the owner and holder of a promissory note dated _Ju	19 17, 1915 executed by
	in the original sum of \$ 40,010.00 bearing
interest at the rate of % and secured by a first mortgag	te on the premises being known as LOE 404, Bransfield
Road, Del Norte Estates	which is recorded in the RMC office for
Controlly Country in Manager Pook 1285	246 title to which property is now being transferred
Road, Del Norte Estates Greenville County in Mortgage Book 1285 to the undersigned OBLIGOR(S), who has (have) agreed to assume so WHEREAS the ASSOCIATION has agreed to said transfer of o assumption of the mortgage loan, provided the interest rate on the brate of 8 %, and can be escalated as hereinafter:	alance due is increased from
None THOREPORE ALL answers made and entered into this	17 day of Sentember 19.73 by and between
NOW. THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and John T. Burnett	and Susan G. Burnett
the ASSOCIATION, as mortgagee, and as assuming OBLIGOR,	•
WITNESS	ETH.
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 \$2.00 paid.	by the ASSOCIATION to the OBLIGOR, receipt of which is 6.350.00 : that the ASSOCIATION is presently increas-
ing the interest rate on the balance to 8%. That the OBI	ICOP agrees to reprevented obligation in monthly installments
ing the interest rate on the palance to	A state of the same initial principal belongs due from month to
of \$ 195.35 each with payments to be applied first to into	rrest and then to remaining principal calance due from mouth to
month with the first morthly payment being due October 1	
of the ASSOCIATION he increased to the maximum rate per annun	a permitted to be charged by the then applicance pourt caroning
law. Provided, however, that in no event shall the maximum rate of ithe balance due. The ASSOCIATION shall send written notice of OBLIGOR(S) and such increase shall become effective thirty (30) monthly installment payments may be adjusted in proportion to inc in full in substantially the same time as would have occurred prior to	days after written notice is mailed. It is further agreed that the rements in interest rates to allow the obligation to be retired
(3) Should any installment payment become due for a period in	m (5%) of any such past due installment payment.
(4) Privilege is reserved by the obligor to make additional payr	nerts on the principal balance assumed providing that such pay-
exceed twenty per centum (20%) of the original principal talance	payment to the ASSOCIATION of a premium equal to six (6)
	to tale of interest according to the crims of the externess
between the undersigned parties. Provided, however, the entire bala thirty (30) day notice period after the ASSOCIATION has given wri	tien rotum inst the interest fale is to be escalated.
	trage Shair Continue in Turn 1916, Categoria
(6) That this Agreement shall bind jointly and severally the six	cessors and assigns of the ASSOCIATION and OBLIGOR, his
heirs, successors and assigns. IN WITNESS WHEREOF the narties hereto have set their has	nds and seals this _17_ day of _September_, 19_73.
IN WILLIAMS WILLIAMS and parties and	
In the prosegrace of: Clary	FIDERTY FEBERAL SAVINGS & LOAN ASSOCIATION BY: John M. Dillard, Agent (SEAL)
(Landen A. Clarif	BY: A SEAL)
The Manage Hill Michael	GOIN H. DITTATA, Agent
Carptonice Day Day	Sandy (Sandy
	(SEAL)
	John En Burnett MIN 40 11
	Susan G. Assuming OBLIGOR(S)
	Susan G. Assuming OBLIGOR(S) Burnett
CONSENT AND AGREEMENT OF	TRANSFERRING OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loan Associate consideration of One dollar (\$1.00), the receipt of which is hereby GOR(S) do hereby consent to the terms of 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.
In the presence of:	
Donder Clare	JIM VAUGHN ENTERPRISES, ANC. (SEAL)
Charles Acceptable	JIM VAUGHN ENTERPRISES, INC. (SEAL)
Constance A. Milland	BY: . (to Cole Victor Ale(SEAL)
_	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA)	DD(AD 1707
COUNTY OF GREENVILLE)	John M. Dillard, as agent for Edelity
Descensily engaged before me the understand who made as	th that (s)he saw Federal Savings & Loan John T.
and Susan G. Rurnert, Assuming Ubligors	th that (s) he viw Federal Savings, and John T. ind Jim Vaughn Enterprises, and John T. ith the other subscribing witness witnessed the execution thereof.
gight seal and deliver the foregoing Agreement(s) and that (s) he will	ith the other subscribing witness witnessed the execution thereof.
SWORN to before me this	^ ^
17 day of September 1973	() Who is a state of the
Paraton J. Clary (SEAL)	Emoken a JIIS Andl
Notary Public for South Carolina	
My commission agricus: a 44 o 40 a	TO SAME IN SOLAR W # ROKE
Modification & Assumption Agreement Recorded	September 18, 19/3 at 12:00 r. n., # 00/3

4328 RV.2