GREENVILLE, CO. S. C.

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GREENVILLE, SOUTH CAROLINA

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MODIFICATION & ASSUMPTION AGREEMENT

ATE OF SOUTH CAROLINA	Loan Arount No.	_
OUNTY OF GREENVILLE	A CO TO THE COURSE AND A STATE OF THE COURSE	022A A4
WHEREAS Fidelity Federal Savings and Loan Association ATION, is the owner and holder of a promissory note dated —	July 30, 1973 executed by 10, ROL	and
mbley and Pooly Ann Hambley	in the original sum of \$ 34,000,00	_ bearing
Old Mill Rodd	ortgage on the premises being known as Lots 73 an	office for
enville County in Mortgage Book 1286; put the undersigned OBLIGOR(S), who has (have) agreed to assure WHEREAS the ASSOCIATION has agreed to said transfer umption of the mortgage loan, provided the interest rate on	title to which property is now being to me said mortgage loan and to pay the balance due thereon of ownership of the mortgaged remise to the OBLIGO the balance due is increased from	ransferred ; and
NOW, THEREFORE, this agreement made and entered into James C. Ste	ofter stated. of this 16th day of November, 19 73, by an order to and Nollie R. Stowart	nd between
ASSOCIATION, as mortgagee, and	CHALL GIR HOLLIC D. OVCHAL	
	ESSETH:	
In consideration of the premises and the further sum of \$1.00 eby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is	paid by the ASSOCIATION to the OBLIGOR, receipt of 34,000.00	of which is
	e OBLIGOR agrees to repay said obligation in monthly in	
each with payments to be applied first t	to interest and then to remaining principal balance due from er 1, 19.73	m month to
nth with the first monthly payment being due (2) THE UNDERSIGNED agree(s) that the aforesaid rate the ASSOCIATION be increased to the maximum rate per a	e of interest on this obligation may from time to time in the annum permitted to be charged by the then applicable Sou	e discretion th Carolina
r. Provided, however, that in no event shall the maximum rate balance due. The ASSOCIATION shall send written notice	te of interest exceed <u>nine</u> (9)% per e of any increase in interest rates to the last known add (30) days after written rotice is mailed. It is further agree	r annum on liress of the led that the
inthly installment payments may be adjusted in proportion to full in substantially the same time as would have occurred payment become due for a period ATE CHARGE" not to exceed an amount equal to five period.	prior to any escalation in interest rate. od in excess of (15) fifteen days, the ASSOCIATION ma	be termen
(4) Privilege is reserved by the obligor to make additional	payments on the principal balance assumed providing that elve (12) month period beginning on the anniversary of the	#22 and brion
eed twenty per centum (20%) of the original principal ball	iance assumed, Philipper Drivilege is reserved to Day ill Cacca	SOUL EMPEREY.
r centum (20%) of the original principal balance assumed to the interest on such excess amount computed at the then proveen the undersigned parties. Provided, however, the entire	upon payment to the ASSOCIATION of a premium equal revailing rate of interest according to the terms of this balance may be paid in full without any additional premium written notice that the interest rate is to be escalated.	to six (6) agreement during any
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