GREENVILLE CO. S. C. FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION OF 15 2 05 11 12 GREENVILLE SOUTH CAPACITY

BORNIE STANKEAULEY RIE.G. MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	
	Loan Account No.
COUNTY OF GREENVILLE	
CIATION, is the owner and holder of a promissory note dated —	of Greenville, South Carolina, hereinafter referred to as the ASSO March 6, 1974 executed by Nelson, Keith in the original sum of \$ 37,800.00 bearing
nterest at the rate of8\frac{1}{2}_{2}_{2}_{2}_{3}_{3}_{4}_{5}_{5}_{5}_{5}_{6}_{6}_{6}_{6}_{6}_{6}_{6}_{6}_{6}_{6	trage on the premises being known as Lot No. 21 East
Woodburn Drive, Seven Oaks	, which is recorded in the RMC office for
to the undersigned OBLIGOR(S), who has (have) agreed to assum WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the	of ownership of the mortgaged premises to the OBLIGUR and his he balance due is increased from
rate of	ter stated.
NOW, THEREFORE, this agreement made and entered into t	this <u>14th</u> day of <u>November</u> , 1974, by and between and Beverly M. Nett
as assuming OBLIGOR,	
	SSETH: paid by the ASSOCIATION to the OBLIGOR, receipt of which i
nereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$	37,749.58; that the ASSOCIATION is presently increas
	OBLIGOR agrees to repay said obligation in monthly installment
of \$ 300.23 each with payments to be applied first to in month with the first monthly payment being due December	interest and then to remaining principal balance due from month t
(2) THE UNDERSIGNED agree(s) that the aforesaid rate of the ASSOCIATION be increased to the maximum rate per ann	of interest on this obligation may from time to time in the discretion num permitted to be charged by the then applicable South Carolin
the balance due. The ASSOCIATION shall send written notice of OBLIGOR(S) and such increase shall become effective thirty (3 nonthly installment payments may be adjusted in proportion to it full in substantially the same time as would have occurred prior (3) Should any installment payment become due for a period if LATE CHARGE" not to exceed an amount equal to five per centary (4) Privilege is reserved by the obligor to make additional payments, including obligatory principal payments do not in any twelve exceed twenty per centum (20%) of the original principal balance exceed twenty per centum (20%) of the original principal balance assumed upon nonths interest on such excess amount computed at the then prevapetween the undersigned parties. Provided, however, the entire batchirty (30) day notice period after the ASSOCIATION has given we have a server to the content of the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions as set out in the note and making the conditions are conditions as set out in the note and making the conditions are conditions.	in excess of (15) lifteen days, the ASSUCIATION may collect ntum (5%) of any such past due installment payment. ayments on the principal balance assumed providing that such paye (12) month period beginning on the anniversary of the assumptio ce assumed. Further privilege is reserved to pay in excess of twent on payment to the ASSOCIATION of a premium equal to six (6 ailing rate of interest according to the terms of this agreement alance may be paid in full without any additional premium during an
neirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their h	hands and seals this 14th day of November 1974
In the presence of:	FIDELITY FEDERAL-SAYINGS & LOAN ASSOCIATION
Clara It. Boyter Axier C. Zail	BY: Attorneys for the Association - (SEAL
- Marin C. Jaco	SEAL Jery (P) Left (SEAL SEAL SEA
	OF TRANSFERRING OBLIGOR(S)
consideration of One dollar (\$1,00), the receipt of which is berel	ation's consent to the assumption outlined above, and in furthe by acknowledged, I (we), the undersigned(s) as transferring OBL
GOR(S) do hereby consent to the terms of this Modification and A	Assumption Agreement and agree to be bound thereby.
In the presence of:	NELSON, KETTH & DARDT GOTEDERS, THE (SEAT
Clara IV. Boyter Andre C. / jales	By: A REITH & DARBY BUILDERS, INC (SEAL
Moreta E. Frates	President(SEAL
	/CD LT
	Transferring OBLIGOR(S) (SEAL
	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	Transferring OBLIGOR(S) PROBATE
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made or	Transferring OBLIGOR(S) PROBATE ath that (s)he sawthe_within_named_parties
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made or sign, seal and deliver the foregoing Agreement(3) and that (s)he was	Transferring OBLIGOR(S) PROBATE ath that (s)he sawthe_within_named_parties
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made or sign, seal and deliver the foregoing Agreement(s) and that (s) he w SWORN to before me this	PROBATE ath that (s)he sawthe_within_named_parties with the other subscribing witness witnessed the execution thereo
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made or sign, seal and deliver the foregoing Agreement(3) and that (s)he was	Transferring OBLIGOR(S) PROBATE ath that (s)he sawthe_within_named_parties

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