HAY B 3 19 PH TO DONNIE S. TANKERSLEY R.M.C.

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No.
COUNTY OF GREENVILLE	
	Consequible Court Counting housington reformed to an the ACCO
WHEREAS Fidelity Federal Savings and Loan Association of CIATION, is the owner and holder of a promissory note dated At Worthlyn A. White	ugust 22. 1977
CIATION, is the owner and holder of a promissory note dated	, executed by 27,500,00
y worthlyn A. write	in the original sum of \$ bearing
interest at the rate of 9 % and secured by a first mortg	age on the premises being known as
Unit 18-C. Briarcreek Condominiums	, which is recorded in the RMC office for
Greenville County in Mortgage Book 1346, page to the undersigned OBLIGOR(S), who has (have) agreed to assume WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the	said morigage loan and to pay the balance due thereon; and ownership of the mortgaged premises to the OBLIGOR and his balance due is increased from
rate of	5th . May 78
NOW, THEREFORE, this agreement made and entered into the	his 5th day of May 19 78, by and between
the ASSOCIATION, as mortgagee, and Jack L. Press	ley and Dorts G. Pressley
as assuming OBLIGOR,	естти.
WITNESSETH:	
hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$4	aid by the ASSOCIATION to the OBLIGOR, receipt of which is 26, 939.58; that the ASSOCIATION is presently increas-
ing the interest rate on the balance to $\frac{9}{}$. That the OI	BLIGOR agrees to repay said obligation in monthly installments
of \$ 240.38 each with payments to be applied first to in	iterest and then to remaining principal balance due from month to
month with the first monthly payment being dueJune 1	, 19_78.
(2) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may collect a "LATE CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (3) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly by	
this Agricaniant	
(4) That this Agreement shall bind jointly and severally the su heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their ha	ands and seals this
En Alia musannia ada	
In the presence of:	fidelity federal savings O Loan association
- youlleld . Demingt	BY: Oll James (SEAL)
Janara Lee Kirkies	
Jaria a Jagas	(SEAL)
	Mock L. Tressley (SEAL)
	Dorin to Brandla
	Assuming OBLIGOR(S) (SEAL)
	0,-,
CONSENT AND AGREEMENT OF	F TRANSFERRING OBLICOR(S)
In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-	
GOR(S) do hereby consent to the terms of this Modification and As	ssumption Agreement
In the presence of:	- Ivorehlyn A. Junite (SEAL)
Yourse Gilvalling	(SEAL)
(Street of Contraction	(GDAU)
Sommera Bel Durken	(SEAL)
	(SEAL)
	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA)	550 A
COUNTY OF GREENVILLE)	PROBATE
Personally appeared before me the undersigned who made oat	th that (a)ha saw Jack L. Pressley and Doris
G. Pressley, Worthlyn A. White, and	
aign, seal and deliver the foregoing Agreement(s) and that (s) he wi	
SWORN to before me this	
5th day of May , 19 78	
Drusing G. Walter (SEAL)	Jandia La Xupus
Notary Public for South Carolina	The state of the s
My commission expires: 6-30-66	

1328 RV.2 1

 ∞ c

O.

STATE OF THE STATE