FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

RENEGOTIABLE RATE MORTGAGE ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	
COUNTY OF GREENVILLE	LOAN ACCOUNT NO.
	ssociation of Greenville, South Carolina, hereinafter referred to as the "ASSO-
CIATION," is the owner and holder of a renegotiable ra	te promissory note dated <u>October 15, 1980</u> , executed by
Foothills Delta P, Inc.	in the original sum
of Elgaly-eight Thousand Six Hundred E	Fifty and No/100(\$88,650.00) Dollars, bearing
interest at the original rate of	per cent per annum and secured by a first renegotiablerate mortgage on the Phase III, Section II , which is recorded in the RMC
Office for Greenville County in Morteage Book 1520	Page 715 title to which property is now him toward and
	ed to assume said mortgage loan and to pay the balance due thereon; and taid transfer of ownership of the mortgaged premises to the OBLIGOR and and conditions thereof.
	ered into this - 24th day ofDecember, 19 80 , by and
between the ASSOCIATION, as mortgagee, and —Riessuming OBLIGOR,	ichard I Verano and Barbara A. Verano as
,	WITNESSETH:
hereby acknowledged, the undersigned parties agree i	
1. That the kun tollance at the time of this assumpti	ion is Eighty-eight Thousand Six Hundred Fifty Dollars;
that the interest rate at the time of the assumption is	10.875 per cent per annum and the monthly principal and interest install-
ments are Light nundred Intriy-five and	d 90/100
monthly sayment due January 1	1981; that the OBLIGOR agrees to repay said obligation on the terms and proceed representation of the terms and proceed the responsibility of the process of
conditions set forth in the renegotiable rate promissory bound by all terms and conditions of said instruments a	r rate, renegatable rate mortgage and rider thereto and further agrees to be as if his signature appeared thereto as the original horrower.
That the assuming OBLIGOR does hereby acknowledge modified and rider thereto which is being assume	owledge receipt of a copy of the original renegotiable rate note, renegotiable δ to said OBLIGOR.
3. Should any installment payment become due for late charge" not to exceed an amount equal to five	r a period in excess of fifteen (15) days, the ASEOCIATION may collect a per centum (5%) of any such just due installment payment.
4. That all terms and conditions as set out in the shall continue in full force, except as modified express	original renegotiable rate note, renegotiable rate mortgage and rider thereto
•	
 That this agreement shall hind jointly and seven specessors and assigns. 	ally the successors and assigns of the ASSOCIATION and OBLIGOR, his beirs,
IN WITNESS WHEREOF the parties bereto have	set their hands and seals this 24th day of December 19 80
IN THE PRESENCE OF:	FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION
8	- it is here
9	(CLOSING ATTOFNEY FOR OBLICOR) (SEAL)
Colinated to be and	
angular 12 from	BY: (SEAL)
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DE 29	(SEAL)
9 8 0	Dallace (SEAL)
	ASSUMING OBLIGOR(S)
Ö	
STATE OF SOUTH CAROLINA)	PD001477
COUNTY OF GREENVILLE)	PROBATE
Assuming Obligors	ed who made cath that (s)he saw the within named Association,
deliver the foregoing Agreement(s) and that (s) he with SWORN to before me this 24th	the other subscribing witnessed the execution thereof.
day of	Due 14 Chiling
Tolished & blance	:AL)
Nojary Public for South Capilla	
Ny commission Expires: DEC 29 1980 at 10:	00 A.M. 18579

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THE ENGINEERS