August, 1980

FEB 2 1981

at 10:34 A.M.

## FILED CO. S. C. FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION FIRE CONTROL OF THE CONTROL OF T

	SOUTH CAROLINA	
COUNTY	OF GREENVILLE	LOAN ACCOUNT NO.
WHEREAS, Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the "ASSO-CIATION," is the owner and holder of a renegotiable rate promissory note dated November 7, 1980, executed by William E. Smith, President of William E. Smith, Ltd. in the original sum of Sixty-Six Thousand Eight Hundred and No/100		
	WITN	ESSETH:
In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is hereby acknowledged, the undersigned parties agree as follows:		
1. Tha	at the loan balance at the time of this assumption is	Sixty Six Thousand Eight Hundred Dollars;
that the in	the state at the time of the assumption is $\frac{10.875}{10.875}$	per cent per annum and the monthly principal and interest install-  6/100  Dollars; remaining Principal, balance due from month to month with the first
ments are	payments to be applied first to interest and then to	remaining Principal, balance due from month to month with the first
monthly ;	rayment due February 1 , 1981;	that the OBLIGOR agrees to repay said obligation on the terms and enegotiable rate mortgage and rider thereto and further agrees to be
conditions bound by	set forth in the renegotiable rate promissory note, reall terms and conditions of said instruments as if his	enegotiable rate mortgage and rider thereto and further agrees to be signature appeared thereon as the original borrower.
2. That the assuming OBLIGOR does hereby acknowledge receipt of a copy of the original renegotiable rate note, renegotiable rate mortgage and rider thereto which is being assumed by said OBLIGOR.		
3. Should any installment payment become due for a period in excess of fifteen (15) days, the ASSOCIATION may collect a "iate charge" not to exceed an amount equal to five per centum (5%) of any such past due installment payment.		
4. That all terms and conditions as set out in the original renegotiable rate note, renegotiable rate mortgage and rider thereto shall continue in full force, except as modified expressly by this agreement.		
5. That this agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his heirs, successors and assigns.		
IN W	VITNESS WHEREOF the parties hereto have set thei	r hands and seals this 30th day of January , 181
	PRESENCE OF:	FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION
ਹੈ <i>- M</i> ਥ	ingret MANUNI	BY: (CLOSING ATTORNEY FOR OBLIGOR) (SEAL)
: Da	Well Bouma	BY: John G. Cheros (SEAL)
T)		Charges Will bear Vanden
.··		(SEAL)
<u>∞</u>		ASSUMING OBLIGOR(S) (SEAL)
7		
COUNT	OF SOUTH CAROLINA ) Y OF Greenville	PROBATE
	RSONALLY appeared before me the undersigned who	John G. Cheros
James Michael Vaughn and Peggy H. Vaughn  deliver the foregoing Agreement(s) and that (s) he with the other subscribing witnessed the execution thereof.		
	the foregoing Agreement(s) and that (s) he with the out  I to before me this 30th	incl squeethoring with essent the execution thereof.
day of -	January , <sub>19</sub> 81	Marguet Milliery
= Ani	ex Bolinia (SEAL)	, d
Notary  H My com	Public for South Carolina 3-26-89	

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