S C C

-		600K 38 PAGE 539
One FUre	411. 98010	255-4997a971
GREENVILLE CO.S.C.	Man & Jan	into Have the Hiller is the
AUG & FODELITY FEDERAL	SAVINGS AND LOAN	4ASSOCIATION 251 2
DONNIE C TO THE TOTAL TO	ENVILLE, SOUTH CAROLINA S	Low Hayward Shorming)
DONNIE S. TANKERSLEY R.M.C.	Save to	THE THE THE
MODIFICATIO	N & ASSUMPTION AGRED	EMENTE Scine
STATE OF SOUTH CAROLINA	21976 RECORDING	an Account No.
COUNTY OF GREENVILLE MAY	131976 RECORDING LA	Kewy E. M. Colte o
WHEREAS Fidelity Federal Savings and Loa	in Association of Greenville, South Caroli	na, hereinafter referred to as the A\$\$0 -
CIATION, is the owner and bolder of a promissory	pote dated January 28, 1971	, executed by M. L. Lanford,
Ir	in the origi	nal sum of \$ 36.000.00 bearing
interest at the rate of eight % and secured	by a first mortgage on the premises bein	g known asLOT_NO. 3. Merrinield
Rark Sec. 2 (200 Connecticut Drive)		
Greenville County in Mortgage Book 1179 to the basis fixed OBLIGOR(S), who has (have) WHEREAS the ASSOCIATION has agreed to assumption of the mortgage loan, provided the int	bore and to accume said mortgage loan and	AXX maintained AXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
retrostococococococococococococococococococo		át eight per cert
NOW. THEREFORE, this agreement made an	ad entered into this7th day of	August, 19.73_, by and beween
the ASSOCIATION, as mortgagee, and Dougla	as A. Bowen and Mary Lou B.	Bowen
	WITNESSETH:	_
In consideration of the premises and the furthe hereby acknowledged, the undersigned parties agre (1) That the loan balance at the time of this	assumption is \$34.606.76; that	the ASSOCIATION is presently increase
xxingthe interest rate on the balance & eight		said obligation in monthly installments
		ning principal balance due from month to
month with the first monthly payment being due <u>September 1</u> , 19.73. (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this obligation may from time to time in the discretion of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable South Carolina		
law. Provided, however, that in no event shall the maximum rate of interest exceed		

1.328 RV-23