	RIDELITY POSTAGE	N 1976	Asserted Assert	louly	BOCK	43 rat 12	9
	660. 97	• • • • • • • • • • • • • • • • • • • •	D. I No	hus ·mat	. 6 wai 1260	ma 231	4
	RIDELITY	Yéderau s	AVINGS A	ND LOAN	ASSOCIAT	ION	
(til)	NAC POSTAGE	10 2 OFFER	VYILLE ACUTE	CAROLINA			
` <	PAID 13 F N	IdDIFICATION	ra issulm	RION AGREEN	MENT /	6317	.
372	STATE OF SOUTH CAROLIS		Service Contraction	Loan 1296			-
 1	COUNTY OF GREENVILL WHEREAS Fidelity Feder	(control of the cont	Association of Gree	7 1)	bandesfter referre	d to as the ASS	<u>0</u> -
2	CIATION, is the owner and bo	older of a promissory	rote day of Sente	erber 27, 196	executed by -18.00	0.00 teari	eg :
30	nevelopment Co interest at the rate of 6 property then own	% and secured b	or a first mortgage of	on the premises being	known as a nor nown as Ced	tion of that Lane Sh	e opp i ng
	property then OWN Greenville County in Mortgaz to the professioned OBLIGOR(ed by Hughes	Development	47, title to wi	which is recorded in hich property is not	the KMC office I	enter
	WHEREAS the ASSOCIA	ATION has agreed to so can, provided the inter	eard transfer of own rest rate on the bala	nce due is increased fr	pay the balance dured premises to the	OBLIGOR and I	his ent i
		e, and can be escalate agreement made and	a-tared into this -	day ofDec	ember, 19_7	2, by and betwe	en
	NOW, THEREFORE, this the ASSOCIATION, as morts as assuming OBLIGOR.	ragee, and Land	<u>Lease Corpo</u>	ration			_
			WITNESSE		to the OBLIGOR.	receipt of which	is
	bereby acknowledged, the und	eleibled farties arice	espention is SII	303.10 that t	the ASSOCIATION	is presently incre	1.3-
		1	_c> That the OBLIG	OR agrees to repay : st and then to remaini72	Said opplemen		
	month with the first monthly (2) THE UNDERSIGNE	payment being due — ID agree(s) that the a	December 1, aforesaid rate of inte	rest on this obligation ermitted to be charge	may from time to t	ime in the discretable South Caro	tion lina
	law. Provided, however, that the balance due. The ASSO ORLIGOR(S) and such inco	in no event shall the n CIATION shall send vease shall become effe	naximum rate of integritten notice of any ective thirty (39) do	erest exceed y increase in interest tys after written notice	rates to the last ke e is mailed. It is fur a to allow the obli	nown address of	the the
	in full in substantially the sa	ert navment become du	e for a period in ex	cess of (15) fifteen o	iays, the Assucia	Trent	-
	"LATE CHARGE not to ex (4) Privilege is reserved	i by the obligor to main right all navments do n	ke additional paymer of in any twelve (12)	nts on the principal ba month period beginni	lance assumed proving on the anniversa	ry of the assump	tion entr
,	per centum (20%) of the or	riginal principal tolar	ce assumed upon pa t the then prevailing	rate of interest acc	ording to the term	s of this agreed	nent
!	thirty (22) day notice period	after the ASSOCIATI	ON has given written the note and mortg	n notice that the interage shall continue in f	rest rate is to be est ull force, except as	modified expressi	y by
	thirty reement.		1 11- Aba anges	conte and assigns of	the ASSOCIATION	ember 19	72
2	IN WITNESS WHERE	OF the parties hereto	have set their hands				
	In the presence of:	That _		FIDELITY FROER.	MA SAVINGER LA	SAN ASSOCIATE	EAL)
						(SI	EAL)
,	- Janos	V		LAND LEASE	CORPORATION	1(SI	EAL)
1			F	Sv. H. M. cl	Adening berich	(S)	EAL)
. ;				This fact.	7 / Jeins	200	

CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(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 Assumption Agreement and agree to be bound thereby.

11......