and the second s	OLLIE FARKS: 71 anex	να υθ nee 62	
	OLLIE 347 PH 12	800x 1211 page 495	
GREENVILLE.CO. S. C.	OLLIE FARNSWORTH Downess	Inhale 8	
FINELITY, FEDERAL	SAVINGS AND LOAD	N ASSOCIATION	
OONNIE S. TANKERSLEY	EENVILLE, SOUTH CAROLINA	to 20 tar or alpel 10 29	
R.H.C. MODIFICATI	ON & ASSUMPTION AGR	EEN SESTIMATE SAVERS & LONG ASSES.	
<u>.</u>	Web 31137	Loan Account No.	
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	West = 1079	Wart Cranues on	
WHEREAS Fidelity Federal Savings and I	can Association of Greenville, South Car	otina, ereinalis of erres to is the \$500	
CIATION, is the owner and holder of a promiss	ory note dated -	37 000 00	
Price	red by a first mortgage on the premises b	E Fact I annosin	-
Drive, Greenville, S. C.		, which is recorded in the RMC offee for	
Greenville County in Mortgage Book	e) agreed to assume said mortgage loan a	to which property is now being transferred and to pay the balance due thereon; and ortgaged premises to the OBLIGOR and his seed from	•
7 3 1/4	.l.s.l on bominefter stated	1	
NOW, THEREFORE, this agreement made the ASSOCIATION, as mortgagee, and Kest	er S. Freeman, Jr. and Caroli	ne H. Freeman O	
as assuming OBLIGOR,	the state of the s	8	
and the form	WITNESSETH:	HON to the OBLIGOR, receipt of which is	
hereby acknowledged, the undersigned parties	24.896.49	that the ASSOCIATION is presently increas-	
1 3/4	That the OBLIGOR agrees to re	pay said obligation in monthly installments maining principal balance due from month to	
and the state monthly narment heirs di	ne November 1, 19.	The state of the discontinuous	:
(2) THE UNDERSIGNED agree(s) that of the ASSOCIATION be increased to the malaw. Provided, however, that in no event shall have provided to the	the aforesaid rate of interest on this oblig ximum rate per annum permitted to be ch	ration may from time to time in the discretion harged by the then applicable South Carolina en & three - Tourth Mac. par appure on	
law. Provided, however, that in no event shall the balance due. The ASSOCIATION shall so OBLIGOR(S) and such increase shall become monthly installment payments may be adjusted	4000	- Alien is matted it is Thrifter Briefit LOBE LOB	
in full in substantially the same time as would	have occurred prior to any escalation in	interest rate.	:
"I A TE I HARLES." TOL TO EXCEED AN AUTOMIC O	Qual to title bee	t t-? accormant wrowiding that along they	
ments, including obligatory principal payments	inal principal balance assumed. Further p	rivilege is reserved to pay in excess of twenty	
months interest on such excess amount compu	ted at the then prevailing rate of interes	t according to the terms of this agreement	
thirty (30) day notice period after the ASSOC	out in the note and mortgage shall continu	e in full force, except as modified expressly by	
this Agreement.	wand severally the specessors and assign	is of the ASSOCIATION and OBLIGOR, his	
heirs, successors and assigns. IN WITNESS WHEREOF the parties be	reto have set their hands and seals this -	ZZRd day of OCCOUNTY, 19-7-	
		DERAL SAYINGS & LOAN ASSOCIATION	•
Unite Co. Jako	BY: H. R. John	nson fr., Attorney for the (SEAL)	
Jo Onn L. Strom	Associați	99 11	
V	Mester S.	Freedan, Jr. (SEAL)	
	<u></u>	Assuming OBLIGOR(S)	-
•	Caroline	H. Freeman	

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 berely acknowledged I (we) the understanding outlined ODIT.