## GREENHEEP FEDERAL SAVINGS AND LOAN ASSOCIATION JUL 21 11 10 AH 72 GREENVILLE, SOUTH CAROLINA ELIZABETH RIDDLE MODIFICATION & ASSUMPTION AGREEMENT

	STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE		64	Loan Acco	unt No.
	WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the ASSOCIATION, is the owner and holder of a promissory note dated September 1, 1971, executed by Irvine Street Realty Corp.  in the original sum of \$ 5,500.00 bearing				
	interest of the units of the con-				er .
	Pinakney Street Gree	nville, S, C.		which	ls recorded in the RMC office f
	Pingkney Street Gree  Greenville County in Mortgage Book to the undersigned OBLIGOR(S), who has WHERBAS the ASSOCIATION has assumption of the mortgage loan, provide	1204 as (have) agreed to assur agreed to said transfer led the interest rate on t	ge 577 ne said mortge of ownership he balance due	title to which prince loan and to pay the of the mortgaged prince is increased from	roperty is now being transferrence be balance due thereon; and emises to the OBLIGOR and h
	rate of	be escalated as hereinaf	ter stated.		
	NOW, THEREFORE, this agreement the ASSOCIATION, as mortgagee, and assuming ORLIGOR	t made and entered into	this Ly.Ch	day of July	, 19 12, by and between
	as assuming OBLIGOR,				in .
	In consideration of the premises and thereby acknowledged the undersigned to	the further sum of \$1.00 :	SSETH:	SSOCIATION (** 4).	Oblicon
	(1) That the loan balance at the tim	of this assumption is 1	5-032.6	O that the ASS	OCIATION is presently because
	ing the interest rate on the balance to .	8 That the C	BLIGOR agre	ees to repay said obl	ligation in monthly installment
	each with paying	nts to be applied first to :	interest and the	nen to remaining prin	cipal balance due from month t
	month with the first monthly payment be (2) THE UNDERSIGNED agree(s) of the ASSOCIATION be increased to th	that the aforesaid rate c e maximum rate per ann	of interest on t	his obligation may fre	om time to time in the discretio
	law, Provided, however, that in no event's the balance due. The ASSOCIATION sh OBLIGOR(S) and such increase shall be monthly installment payments may be ad in full in substantially the same time as: (3) Should any installment payment.	chall the maximum rate of all send written notice of scome effective thirty (3 ljusted in proportion to it would have occurred prior to the control of the c	of interest except any increase 0) days after increments in it to any escal	eed Eight e in interest rates to written notice is mail interest rates to alle ation in interest rate.	(8)% per annum of the last known address of the ted. It is further agreed that the low the obligation to be retired
1	(4) Privilege is reserved by the oblig ments, including obligatory principal paym exceed twenty per centum (2071) of the per centum (2071) of the original princip months interest on such excess amount co- between the undersigned parties. Provide thirty (30) day notice period after the ASI (5) That all terms and conditions as a	for to make additional parents do not in any twelve original principal balance pal balance assumed upo mputed at the then prova d, however, the entire ba SOCIATION has given west out in the note and m	yments on the (12) month p e assumed. Fu n payment to ding rate of lance may be p ritten notice t ortgage shall of	any such past due ins eriod beginning on the rther privilege is reas the ASSOCIATION interest according to said in full without any hat the interest rate continue in full force,	taliment payment.  sumed providing that such pay c anniversary of the assumption  rved to pay in excess of twenty of a premium equal to six (6) the terms of this agreement additional premium during any is to be escalated, except as modified expressly by
1	(6) That this Agreement shall bind jobelrs, successors and assigns. IN WITNESS WHEREOF the parties in the presence of:	s hereto have set their h	ands and seals	this 19th day of	July 19 72
-	Trade of Links		FIDELIT BY 7	Y FEDERAL BAYIN	NGS & LOAN ASSOCIATION (SEAL)
	Milley Il haldken	+		-Á	(SEAL)
	Ü		. <b>.</b> .		(SEAL)
			D g	/ ano	OBLIGOR(S)
			y	Assuming (	BUGOR(8)
	CONSENT A	ND ACREEVERYT (M	r ma skiere	DDING ON 1000	10)
	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 possible ration of One dollar (\$1.00), the receipt of which is hereby acknowledged I (was a few possible ration).				
G	onsideration of One dollar (\$1.00), the re iOR(8) do hereby consent to the terms of	eccipt of which is hereby this Modification and As	sumption Agr	ecment and agree to !	gned(s) as transferring OBLI- be bound thereby.
1	n the presence of:		IRVĮ	NE STREET ME	ALTY CORP. (SEAL)
-	Mary a Make	•	.BY:	The facility	Cke, President SEAL)
-	Maring Cl Make		* =- = - 1/	Charde W. 10	Cke, President
	')		AND:	N. Comie	1 the file
S	TATE OF SOUTH CAROLINA )			* Fransferring Of	LMion(s) SecretoryL)
C	OUNTY OF GREENVILLE)	1	PROBA		
	Personally appeared before me the unc Locke and H. Samuel Sti	lwell. \			
sig	gn, seal and deliver the foregoing Agreeme	ent(s) and that (s) he wit	h the other si	abscribing witness wi	tnessed the execution thereof.
7.	WORN to before me this 9th day of July 1972				•
d	ligatet & Word	(SEAL)		^	A /
	otary Public for South Carolina y commission expires: 5/6/81	\ <del></del> /		mans a	Drake.
				<del>A</del>	

Modification & Assumption Agreement Recorded July 21, 1972 at 11:10 A. M.