FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION CREENVILLE, SOUTH CAROLINA MODULES

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of C	rebuvilla South Carolina hoteluafter referred to as the ASSO-
CIATION is the owner and holder of a marine mit.	monet 31 1979
Jim Vaughn Enterprises, Inc.	in the original sum of \$ 25,000.00 bearing
Jim Vaughn Enterprises, Inc. interest at the rate of 7-1/2% and secured by a first wortest	ge on the premises being known as
LOTING, 32, Section 1, Porrester Woods Subdivision	in the DMC office for
Greenville County in Mortgage Book 1247, page to the undersigned OBLIGOR(S); who has (have) agreed to assume WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the b	nid morkage loan and to pay the balance due thereon; and ownership of the morkaged premises to the OBLIGOR and his balance due is increased from the contract of the second second with the contract of the co
rate of $\frac{7-1}{2}$, and can be escalated as hereinafter.	stated.
NOW, THEREFORE, this agreement made and entered into this	27thday of October , 19 72, by and between
the ASSOCIATION, as mortgagee, and Mike F. Henders as assuming OBLIGOR.	son and Martha P. Henderson
WITNESS	SETH:
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: (13 That the loan balance at the time of this assumption is \$-2	25.000.00 that the ASSOCIATION is presently increas-
ing the interest rate on the balance to 7-1/2 %. That the OBL	JGOR agrees to repay said obligation in monthly installments
of \$.184.75 each with payments to be applied first to inte	rest and then to remaining principal balance due from month to
month with the first monthly payment being due . December 1 (2) THE UNDERSIGNED agree(s) that the aforesaid rate of in	19 72
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 in	nterest exceed seven and on-half (7-1/2 per annum on
law. Provided, however, that in no event shall the maximum rate of in the balance due. The ASSOCIATION shall send written notice of a OBLIGOR(S) and such increase shall become effective thirty (30)-	my increase in interest rates to the last known address of the days after written notice is mailed. It is further agreed that the
monthly installment payments may be adjusted in proportion to incr	rements in inverest rates to allow the obligation to be retired
in full in substantially the same time as would have occurred prior to (3) Should any installment payment become due for a period in a "LATE CHARGE" not to exceed an amount equal to five per centum	n (b%) of any such past due installment payment
(4) Privilege is reserved by the obligar to make additional navm	ents on the principal balance assumed providing that such pay.
ments, including obligatory principal payments do not in any twelve (1 exceed twenty per centum (20%) of the original principal balance as per centum (20%) of the original principal balance assumed upon months interest on such excess amount computed at the then prevailing the content of the	ssumed. Further privilege is reserved to pay in excess of twenty
months interest on such excess amount computed at the then prevailing between the undersigned parties. Provided, however, the entire balan	or rate of interest according to the terms of this agreement
thirty (30) day notice period after the ASSOCIATION has given writt (5) That all terms and conditions as set out in the note and mort	ten notice that the interest rate is to be escalated.
this Agreement. 39	
(6) That this Agreement shall bind jointly and severally the successors and assigns.	
IN WITNESS WHEREOF the parties hereto have set their hand	is and seals this 4/th day of
In the presence of:	PIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION
Journal 19	BY (SEAL)
Rel of allamore	Carpin Tos Hey-
of the state of th	Tale Marchine (SEAL)
	(SEAL)
	Matha & Thirderen (SEAL)
	Assuming OBLIGOR(S)
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 a transferring OBLIS	
consideration of the dunar tallor, the terms of this Modification and Assu	mption Agreement and agree to be bound thereby.
In the presence of:	(SEAL)
all bound of	By (SDAL)
Robert Washinger	TTO JOHN T
The state of the s	(A) (BEAL)
January Comments of the Comment of t	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA	
COUNTY OF GREENVILLE	PROBATE
Personally appeared before me the undersigned who made oath	
by Sidney L. Jay; Afformey; Mike E. Henderson; Morth algazatest and deliver the foregoins Agreemant(s) and that (b) he wild	g r-nenderson, and Jim Vaughn Enterptises, line:
SWORN to before me this:	a with well and the carming th
87th/of or Ogthber 1 10/22/ATT	
LANGUA CANAL NATIONAL ISSUE	Makel William -
Notary Public for South Carolina My commission expires:	
Modification & Assumption Agreement Recorded Co	THE PART OF THE PROPERTY OF THE PROPERTY OF THE PARTY OF