FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA MODIFICATION & ASSUMPTION AGREEMENT

6, 1, 1,0.	
STATE OF BOUTH PARBLINA	Boan Account No.
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of	Greenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owner and holder of a promissory note dated	November 16, 1972 executed by life Vaughn
Enterprises, Inc.	
Interest at the rate of 7 1/2 % and secured by a first morts	rage on the premises being known as Lot No. 31. Forrester
Woods, Section I, Old Hickory Point, Greenville Con	unty, South Carolina which is recorded in the RMC office for
Greenville County in Martinera Book	353 title to which executive to new halocutenced
to the undersigned URLIGUN(3), who has (have) agreed to assume	said niortgage loan and to nay the malance due thereon; and
WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the	
rate of	
NOW, THEREFORE, this agreement made and entered into the	his 16th day of November 1972, by and between
the ASSOCIATION, as mortgagee, and Arthur F. Crossley, as assuming OBLIGOR,	III and Margaret G. Crossley
WITNES	CPTH.
borohy acknowledged the understand narries agree to follows.	id by the ASSOCIATION to the OBLIGOR, receipt of which is
(1) That the loan balance at the time of this assumption is \$2 ing the interest rate on the balance to 71/2 %. That the OI	
of \$180.67 each with payments to be applied first to in	BLIGOR agrees to repay said obligation in monthly installments
December	terest and then to remaining principal balance due from month to
(2) THE UNDERSIGNED agree(s) that the aforesaid rate of of the ASSOCIATION be increased to the maximum rate per annu	interest on this obligation may from time to time in the discretion
lang Durnlifed house, which has a suited shall the manifer on the first	seven and one-half 71/9.
the palance due, the about fatium shall som written notine of	ANY INCREASE IN INTERCAL PRICE to the last Release address of the
monthly installment payments may be adjusted in proportion to in	crements in interest rates to allow the obligation to be retired
(3) Should any installment payment become due for a period in "LATE CHARGE" not to exceed an amount equal to five per cent (4) Privilege is reserved by the obliger to make additional payments including obligators privilege to a period of the contract of	um (5%) of any such past due installment payment.
ments, including obligatory principal payments do not in any twelve exceed twenty per centum (20%) of the original principal balance assumed upon them to the property of the	(12) month period beginning on the amiversary of the assumption
per contum (20%) of the original principal balance assumed upon	payment to the ASSOCIATION of a premium equal to six (6)
thoughs interest on such excess amount computed at the then prevail between the undersigned parties. Provided, however, the entire ball thirty (30) day notice period after the ASSOCIATION has given wr	ing rate or interest according to the terms of this agreement ince may be paid in full without any additional premium during any
(b). That all forms and conditions as set out in the note and mo	itten notice that the interest rate is to be escalated. rtgage shall continue in full force, except as modified expressly by
this Agreement.	ccessors and assighs of the ASSOCIATION and OBLIGOR, his
hoirs, successors and assigns. IN WITNESS WHERFOF the parties hereto have set their ha	
	day of
In the presence of:	FIDELITY PEDERAL SANDER & LOAN ASSOCIATION
the sea was the same	BY: (SEAL)
Educata S. Dalletoch	Altorney
Property of the Section of the Secti	(SEAL)
	(SEAL)
	Thangard & Canaly (SEAL)
	Assuming OBLIGOR(8)
A Company of the second of the	The second of th
CONSENT AND AGREEMENT OF	TRANSFERRING OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loan Associati	on's consent to the assumption outlined above, and in further
In consideration of Fidelity Federal Savings and Loan Association understion of One dollar (\$1,00), the receipt of which is hereby GOR(S) do berely consent to the terms of this Modification and Association.	acknowledged, I (we), the undersigned (s) as transferring OBLI-
In the presence of:	UIM VAUGHN ENTERPRISES, INC. (SEAL)
Dachara D Marie	RV: Value Viville Viville
PATE IN SULTERINE	Pasident (SEAU)
CALCULATION ACCORDED TO	U (SEÁL) :
	(SEAC)
	Transferring OBLIGOR(8)
TATE OF SOUTH CAROLINA)	PROBATTE delify, Federal Savings & Loan Associatio
(ALTIVIALARD NO CIPULO	
Personally apprehed before me the understanded who made outs rossley. III. Micrograf Q. Crossley, and Ilm Valutin.	The Color of the C
ign, seal and deliver the foregoing Agreement(s) and that (s)he wit	1 144 other subscribing witness, witnessed the execution thereof
STOPPEN OF DESIGNATION OF PROPERTY OF PROP	
oth was Manager to a Zam	- COLLEGE VALUE STALLES
对中国的人员的工作的工作,但是他们是对自己的工作的工作。	