Loan Account No.

GREENVILLEICO, S. C. FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION DEC 29 | 34 PH // CREENVILLE, SOUTH CAROLINA

STATE OF SOUTH CAROLINA

ELIZABETH RIDDLE R.H.C. MODIFICATION & ASSUMPTION AGREEMENT

COUNTY OF GREENVILLE	Loan Account No.
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 detail	January 27 1960
L. Weatherall and Harriet D. Weatheral	January 27, 1969 cxecuted by Charles in the original sum of \$ 23,400,00 bearing
interest at the rate of	in the original sum of \$ 23,400,00 bearing
interest at the rate of and secured by a first mort Drive and also Lot No. 50 Knollwood He Greenville County in Mortgage Book 1115	gage on the premises being known as 101 Wellington
Garage And No. 30 Knottwood He	ights No. 2 Which is recorded in the DMG.
to the undersigned OPI ICONES.	e 464 title to which property is now being transferred said mortgage loan and to pay the balance due thereon; and f ownership of the mortgaged premises to the ORI IGOR and his
WHEREAS the ASSOCIATION has agreed to assum	e said mortgage loan and to pay the balance due thereon
assumption of the mortgage loan, provided the interest rate on the rate of	e said mortgage loan and to pay the blance due thereon; and f ownership of the mortgaged premises to the OBLIGOR and his e balance due is increased from
Tale of	
NOW, THEREFORE, this agreement made and entered in a	his 27 day of December 19,72 by and between
the ASSOCIATION, as mortgages and FRANCIS O	nis day of day of by and between
the ASSOCIATION, as mortgagee, and FRANCIS O. 1	YEAL and FRANCES R. NEAL
WITNES	•
In consideration of the second second	
hereby acknowledged, the undersigned parties agree as follows:	ald by the ASSOCIATION to the OBLIGOR, receipt of which is
hereby acknowledged, the undersigned parties agree as follows: - (1) That the loan balance at the time of this assumption is \$- ing the interest rate on the balance to	21,912.48 that the ASSOCIATION
ing the interest rate on the balance to 73.62. That the OE of \$ 173.62. each with payments to be applied first to be	BLIGOR agrees to recover the ASSOCIATION is presently increas-
of \$ 173.62 each with payments to be applied first to in month with the first monthly payment being due FEBRUARY	to repay and obligation in monthly installments
month with the first month.	terest and then to remaining principal balance due from month to
of the ASSOCIATION be increased to the maximum rate per annulaw. Provided, however, that in no event shall the maximum rate of	m permitted to be charged by the then applicable South Carellan
the Dalance due The 1000014 Trost	Interest exceed ' /5 //×
the balance due. The ASSOCIATION shall send written notice of OBLIGOR(S) and such increase shall become effective thirty (30) in full installment payments may be adjusted in proportion to including full in substantially the same time as would be reported.	any increase in interest rates to the last known address of the
in full in substantially the same the mujusted in proportion to inc	crements in interest rates to allow the agreed that the
(3) Should any install	to any escalation in interest and the obligation to be retired
DATE CHARGE BOT TO AVENE A PERIOD IN	CALLOS OF CIDE LIFEON HAVE THE LECONTENTAL
ments, including obligatory animate obligor to make additional payr	nents on the principal belongs the land.
ments, including obligatory principal payments do not in any twelve (exceed twenty per centum (20%) of the original principal balance assumed upon months interest on such excess amount companies.	12) month period beginning on the anniversary of the assumption
months interest on such assumed upon	payment to the ASSOCIATION.
months interest on such excess amount computed at the then prevaill between the undersigned parties. Provided, however, the entire balantirty (30) day notice period after the ASSOCIATION has given write. (5) That all terms and conditions as set of the conditions are set of the conditions as set of the conditions are set of the conditions as set of the conditions are set of the conditions are set of the conditions as set of the conditions are set of the conditions as set of the conditions are set o	ng rate of interest according to the terms of this agreement
thirty (30) day notice period after the ASSOCIATION has given writ (5) That all terms and conditions as act out in the note and more this Agreement.	ten notice that the interest rate is to be occupated
(5) That all terms and conditions as act out in the note and more this Agreement. (6) That this Agreement shall hind foliations.	trage shall continue in full force, except as modified expressly by
heirs, successors and assigns	cessors and assigns of the Accountrion
IN WITNESS WHEREOF the parties hereto have set their hand	ds and scale this 27 days a December 20
In the presence of:	day of December, 1972.
11 110/1- 1	FIDELITY PROPERTY AND
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consideration of Fidelity Federal Savings and Loan Association consideration of One dollar (\$1.00), the receipt of which is hereby ac GOR(S) do hereby consent to the terms of this Modification and Assur.	A consent to the assumption
	's consent to the assumption outlined above, and in further knowledged, I (we), the undersigned(s) as transferring OBLI-nption Agreement and agree to be bound thereby.
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TATE OF SOUTH CAROLINA) Foundly appeared before me the undersigned who made oath the Frances P. Neal, Charles Weatherall & Har gm, seal and deliver the foregoing Agreement(a) and that (a) he with the WORN to before me this Output Outpu	's consent to the assumption outlined above, and in further knowledged, I (we), the undersigned(s) as transferring OBLI. Input Agreement and agree to be bound thereby. (SEAL) (SEAL) (SEAL) Transferring OBLIGOR(S) PROBATE S & L ASSN. by Hubert L. Noling letty, at (s) he saw. Sect Adversary. Francis Noling letty, criet D. Weatherall the other subscribing witness witnessed the execution thereof.