STATE OF SOUTH CAROLINA

Loan Account No-

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

	COUNTY OF GREENVILLE	
	WHEREAS Fidelity Federal Savings and Loan Association of Greenville South Caroline, hereinetter mount to an about the same transfer of	- 4 CCO
	WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the CIATION, is the owner and holder of a promissory note dated November 30, 1967, executed by George Campbell and Marjorie Campbell in the original sum of \$20,700,00 interest at the rate of 6 3/4, or and second by a first post-one at the rate of 6 3/4.	wm.
	Campbell and Marjorie Campbell in the original sum of \$20,700.00	hearing
	interest at the rate of 6 3/4 % and secured by a first mortgage on the premises being known as 8 Higher Rolling Lot 335, Section B, Gower Estates, Greenville, S. C., which is recorded in the RMC of	ad.
	Grandle Court is November 1028	ffice fo
	Greenville County in Mortgage Book 1078 page 121 title to which property is now being trate to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; where Merchant to the Mortgage loan, provided the interest rate on the balance due is increased from 7 1/2	nsferred and his aresen
•	Falle DI	
	NOW, THEREFORE, this agreement made and entered into this 17th day of January 1973, by and	betweer
	as assuming UBLIGOR,	• .
	WITNESSETH: In consideration of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the premises and the further sum of \$100 poid by the Approximation of the Approximation of the premises and the further sum of \$100 poid by the Approximation of the Approxi	
	In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of the hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$-18,818.71; that the ASSOCIATION is presently	
	ing the interest rate on the balance to $\frac{7.1/2}{5}$. That the OBLIGOR agrees to repay said obligation in monthly instructed and the control of the control	illments
	of the second state of the second state of the second seco	A T- A
·	month with the first monthly payment being due <u>February 1.</u> (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this obligation may from time to time in the di of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable South of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable South of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable South of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable South of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION being the maximum rate permitted to be charged by the theorem applicable south of the applicable south of the applicable south of the applicable south of the applicable so	scretion Carolina
	law. Provided, however, that in no event shall the maximum rate of interest exceed Seven and one-half 712% per an the balance due. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address ORLIGOR(S) and such increase shall be address the state of the last known address the state of the stat	
	monthly installment navments may be adjusted in proportion to incorporate in interest in interest and it is further agreed	1L _ 4 AL
	(3) Should any installment navyment here are done agricultured prior to any escalation in interest rate.	
	(4) Privilege is reserved by the obligor to make additional payments on the principal belone assumed as a limit of the control	
	exceed twenty per centum (20%) of the original principal balance assumed Further principal and the assumed further principal and the same exceed twenty per centum (20%) of the original principal balance assumed Further principal assumed for the princip	imption
	months interest on such excess amount commuted at the then promiting onto of interest on such excess amount commuted at the then promiting onto of interest of interest of a premium equal to	six (6)
	thirty (30) day notice period after the ASSOCIATION has given written notice that the interest additional premium dur	ing any
	this Agreement.	
	(6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGHTER, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands and seals this 17th day of January 1	OR, his
	in withess whereor the parties hereto have set their hands and seals this	9()_
	In the presence of: FIDELLOY FEDERAL SAVINGS & LOAN ASSOCIATION OF THE PROPERTY OF THE PROPER	
	- Of Men (OKING)	
	· January Consulta	SEAL)
		SEAL)
	Malska maywell,	SEAL)
	Le Manwell	SEAL)
	Assuming OBLIGOR(S)	omnu)
		•
	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)	
-	In consideration of Fidelity Federal Savings and Loan Association's consent to the savings of th	louale an
	consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be found thereby.	OBLI.
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	Il Complete Therenes Marin I De Della	
	James V Care 16	EAL)
		EAL)
٠,		SEAL)
	STATE OF SOUTH CAROLINA.)	
••	COUNTY OF GREENVILLE)	
	Personally appeared before me the undersigned who made outh that (1) he saw Lee Maxwell. George Wm.	
	Campbell and Marjorie F. Campbell G. Dennis Sims & Marsha Maxwell & Campbell Campbel	
	sign, seal and deliver the foregoing Agreement(s) and that (x) he with the other subscribing witness witnessed the execution the	ereof.
: '	SWORN to before me this 17th day of January	
	in an al Latinate (Al Co r Latin) Carl Latin , and defining a graph carl the relative to the effect of the carl	
	Notary Jublic for South Carolina	
	My coffinisation explicas: December 18,1979	,
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	Modification & Assumption Agreement Recorded January 17, 1973 at 2:15 P. E. 20	222
	general and the first of the contract of the first of the contract of the cont	