FIDELITY FEDERAL SAYINGS AND LOAN ASSOCIATION

MODIFICATION & ASSUMPTION AGREEMENT HINA LETTER STATE OF THE CAROLINA LETTER STATE OF THE CARO

COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of Gr	remaille, South Carchia, berelaifter referred to as the ASSO-
MATION is the caper and helder of a premissory note dated 12000	Mer 19, 19 R , executed by Michor G.
and Audith I Carr	in the string of the leading
terest at the rate of 2 % and secured by a first morning Publication Section 3	in the state of the second section in the second section of the section of the second section is the second section of the section of the second section of the second section of the second section of the section of the second section of the sectio
freer wife County in Mortgage Book 1261	22 title to which property is now being transferred.
symptom of the mortgage loan, provided the interest rate on the back of	triad.
NOW THEREFORE this age, are set reads and oftered into this	24th day of Ailenst 10-13, by and between
be ASSOCIATION, as mortgaged, and Lean D. Varner, if	r. and Haney M. Varner
3 assuming ORLIGOR, WITNESS	
The section of the province and the further sum of \$1.00 mail	by the ASSOCIATION to the OBLIGOR, receipt of which is
ereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$ 12	579-11; that the ASSOCIATION is presently increas-
ag the interest rate on the balance to	
each with payments to be applied first to inter- aonth with the first mouthly payment being due <u>September</u> (2) THE UNDERSIGNED agree(s) that the aforesaid rate of in	rest and then to remaining principal telesce due from month w
f the ASSOCIATION be increased to the maximum rate per should	felicitied to is Counted by the tren at breasts pour caronna
aw. Provided, however, that in no event shall the maximum rate of in the balance due. The ASSOCIATION shall send unitien notice of a OBLIGOR(S) and such increase shall become effective thirty (30) of nonthly installment payments may be adjusted in proportion to incr	days after written notice is mailed. It is further agreed that the ments in interest rates to allow the obligation to be retired
n full in substantially the same time as would have occurred prior to (3) Should any installment payment become due for a period in a	converse of (15) fifteen days, the ASSOCIATION may collect a collect for the first such that the invalident payment.
(4) Privilege is reserved by the obliger to make additional rayuments, including obligatory principal payments 1) not in any twelve (1) and the control of t	ents on the principal furance assumed frothing that such bay- le menth period becoming on the auritersary of the assumption summed. Fireher row begins reserved to have in excess of twenty
per centum (20%) of the original principal balance assumed upon p	a rate of interest according to the terms of this agreement
etween the undersigned parties. Provided, however, the entire islan hirty (20) day notice period after the ASSOCIATION has given writing. (5) That all terms and conditions as set out in the note and mort	es notice that the interest rate is to be escalated.
his Agreement, (6) That this Agreement shall bind jointly and severally the succ	essors and assigns of the ASSOCIATION and OBLIGOR, his
neirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hand in the presence of:	FIDELITY FIBERAL SAVINGS & LOAN ASSOCITION
John Jonard	
willow D. Carry	Dece M Vaccial 10000
	party 11. Ultraco (SEAL)
	Assuming OBLIGOR(S) (SEAL)
	TO A POST TO A PLACE OF TO A P
CONSENT AND AGREEMENT OF In consideration of Fidelity Federal Savings and Loan Association	n's consent to the assumption butlined shove, and in further
consideration of One dollar (\$1.00), the receipt of which is hereby a GORAS, do hereby consent to the terms of this Modification and Assi	schnouleiged. I (we), the undersigned to it transferring Obta-
In the crestice of:	andich of Darry (SEAL)
John Horacolos	CORALI) (SEAL)
William D. Com	(SEAL)
	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA)	PROBATE
COUNTY OF GREENVILLE) Personally appeared before me the undersigned who made cath	that (s)he saw Victor G. and Ardith L. Tarr
and Dean D. and Hancy M. Varner, Jr. sign, seal and deliver the foregoing Agreement(s) and that (s) he with	
sign, seal and deliver the foregoing Agreement(s) and that (s)ne with SWORN to before me this	the other substitute withess withesses the excession success.
21th 35 - 145115t	J De De Cari
Notary Public for South Carolina Numariation expirate (Seal.)	Jan
My commission expires: 1/11/32 Modification & Assumption Agreement Recorded Av	gust 24, 1973 at 12:51 P.K., # 5805