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MNIE S.TANNERSLEY	GREENVILLE, SOUT	H CAROLINA
R.H.C. MODIFICATION & ASSUMPTION AGREEMENT		
STATE OF SOUTH CARO		Loan Account No
WHEREAS Fidelity F	holder of a promissory note dated Dec	in the original sum of \$ 10,900.00 bearing the on the premises being known as Lot No. 4, Pattin Carolina, which is recorded in the RMC office for
Greenville County in Mort, to the undersigned OBLIGO WHEREAS the ASSO assumption of the mortgag	page Book	aid mertgage loan and to pay the balance due thereon; and whership of the mortgaged premises to the OBLIGOR and his alance due is increased from \$1X (b)% to a present
rate of Seven (/)		11th day of September 19 73, by and between
	WITNESS premises and the further sum of \$1.00 paid	I have accountation to the ORLIGOR, receipt of which is
ing the interest rate on the	talance to <u>Seven(7) %.</u> That the OBL ch with payments to be applied first to inte	3.621.69; that the ASSOCIATION is presently increas- IGOR agrees to repay said obligation in monthly installments erest and then to remaining principal balance due from menth to
(2) THE UNDERSIG	CAPAGEA OF THE PISTING ITS THE DEC AND UNI	nterest on this obligation may from time to time in the discretion a permitted to be charged by the then applicable South Carolina nterest exceed
the balance due. The ASS OBLIGOR(S) and such it monthly installment paym in full in substantially the (3) Should any install "LATE CHARGE" not to (4) Privilege is reser- ments, including obligatory exceed trenty per centum per centum (20%) of the months interest on such ex- between the undersigned; thirty (39) day notice per (5) That all terms an this Agreement.	crease shall become effective thirty (30) ents may be adjusted in proportion to increase time as would have occurred prior to ment payment become due for a period in exceed an amount equal to five per centured by the obliger to make additional payment principal payments do not in any twelve (1 (20%) of the original principal balance accignial principal balance assumed upon excess amount computed at the then prevails parties. Provided, however, the entire balance defer the ASSOCIATION has given writed conditions as set out in the note and mor	days after written notice is mailed. It is further agreed that the rements in interest rates to allow the obligation to be retired
Janes Grances	R. Leike	SEAL) LLOYD W. GILSTRAP (SEAL)
	·	(SEAL) Assuming OBLIGOR(S)
		ion's consent to the assumption outlined above, and in further acknowledged, I (we), the undersigned(s) as transferring OBLI-sumption Agreement and agree to be bound thereby.
Personally appeared	NVILLE) before me the undersigned who made cate nd-Linda-J. Adams foregoing Agreement(s) and that (s) he will	PROBATE h that (s) he saw John P. Monn, Lloyd W. Gilstrap. th the other subscribing witness witnessed the execution thereof. Transcel R. Leitke
Notary Pollin for South	SEAL) Carolina 7/12/92	September 12, 1973 at 9:22 A. H., # 7500