GREENVILLED
FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

10 1/2 1/2 23 /H '72 GREENVILLE, SOUTH CAROLINA

OLLIE FARMS OF FICATION & ASSUMPTION AGREEMENT

- R. M. MOORIFICATION & ASSUMPTION AGREEMENT

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Greenville County in Merchage Book.  A shaded with a part of the contract of t	Greenville County in Mortgare Book.  In the Country in Mortgare Book.  In the Country in Mortgare Book.  In WHEELES in A SEOCIATION has spreed to said transfer of ownership of the mortgare, to the OBLIGOR and assumption of the mortgare loan, provided the interest rate on the balance dos is increased from many and assumption of the mortgare loan, provided the interest rate on the balance dos is increased from many and assumption of the mortgare loan, provided the interest rate of the Mortgare Book.  NOW, THEREFORE, this agreement made and entered into this Infifth day of February, 19—12, by and below the ASSOCIATION, as mortgaree, and Anthony H. and Sherry I. Dalske  MITNESSETH:  In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby acknowledged, the undestined partner sum of \$1.00 paid by the ASSOCIATION is presently interest first the interest rate on the balance to 7 3 1/4 s. That the OBLIGOR agrees to rapsy said obligation in monthly intallined of \$1.13 1.3 seath with payment being dos MEECH 19.12 1.3 seath with payment being dos MEECH 19.12 1.3 seath with payment being dos MEECH 19.12 1.3 seath with payment to be applied first to District and then to remaining principal balance due from month with the first monthly payment pering dos MEECH 19.12 1.3 seath with payment being dos MEECH 19.12 1.3 seath with the seather seath meeth payment become effective thirty (30) days after written notice to mainted the payment become effective thirty (30) days after written notice is mainted to be a	nterest at the rate of 7 1/2 % and secured by a firs	t mortgage on the premises being known as Lot 128, Bassweld in S. C
assumption of the promisers and the content rate on the balance due is increased from	with the Association of the pruniese and the further are not to balance due to interest of the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion, receipt of which the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion, receipt of which the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion, receipt of which the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion, receipt of which the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion, receipt of which the Association of the pruniese and the further arm of \$1.00 paid by the Association to the Obligion is presently increased. (1) That the Iona balance at the time of the assumption is \$2.3,000.00, that the Association is monthly installment for the Association and the Association of \$1.73.73 each with payments being don the Association of the Association of \$1.73.73 each with payments being don March 1 19.72.  (2) The UNPERSIGNED acree(s) that the aforesaid rate of interest and the otherwise that the aforesaid rate of interest and the other application of the Association as an of the Association of the Associati	Greenville County in Mortgage Book 41200	page 408 title to which property is now being transferr
NOW, THEREFORE, this agreement made and entered into this Inft.h. day of February, 10-12, by and belw the ASSOCIATION, as mortanges, and Anthony H. and Sherry I. Dalake  In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby acknowledged, the undersigned parties agrees as follows: 223,000,00 this the ASSOCIATION is presently increased to the band salance at the time of this assumptions; 223,000,00 this the ASSOCIATION is presently increased the through the same property of the same property and obligation in monthly installined of \$1.73.73 each with payment being due March 1 10.72.  (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest and then to remaining principal balance due from month with the first monthly payment being due March 1 10.72.  (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest execution may from time to time in the alterest of the ASSOCIATION as increased to the maximum rate per annum permitted to be charged by the then applicable South Carol March 1 10.72.  (3) THE UNDERSIGNED agree(s) that the aforesaid rate of interest execution interest on the payment being due to the payment being due to the association of the ASSOCIATION and the applicable south of the ASSOCIATION and the maximum rate per annum permitted to be charged by the then applicable South Carol March 1 10.00 the payment become the balance due. The ASSOCIATION shall be affected in proportion to increments in interest rates to the late (the truther agreed to the balance due to the payment become of increments in interest rates at the the late of the payment and the payment become of the payment and the payment become of the payment and the payment become of the payment and the payment because the payment and the payment and the payment payment and	NOW, THEREFORE, this agreement made and entered into this 16th day of February, 19-72, by and belwe the ASSOCIATION, as mortrages, and Anthony H. and Sherry L. Dalske  In consideration of the premiser and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby extendedged, the undersigned parties agrees as follows: 22,000.00 . that the ASSOCIATION is presently interest rate on the balance to 7 dr. assumption is gazantation in the interest rate on the balance to 7 dr. assumption is 22,000.00 . that the ASSOCIATION is presently interest rate to the balance to 7 dr. assumption is 22,000.00 . that the ASSOCIATION is presently interest rate to the balance to 7 dr. assumption is 22,000.00 . that the ASSOCIATION is presently interest and then to remaining principal balance due from month of \$1.72 dr. each with payment being dos	issumption of the mortgage loan, provided the interest rate	on the balance due is increased from
the ASSOCIATION, as mortgages, and ANTHONY R. AND SHEETY L. DAISEE  In consideration of the primiter and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby enhanced depth the understend narries agree as follows:  (1) That the loan balance as the time of this assumption is \$23,000.00 that the ASSOCIATION is presently increding the interest rate on the balance to 7 3/4 7. That the OBLIGOR agrees to repay said obligation in monthly interest ing the interest rate on the balance to 7 3/4 7. That the OBLIGOR agrees to repay said obligation in monthly month with the first monthly payment being doe 13.12 13.1	the ASSOCIATION, as mortragree, and ARTHODY H. AND SPETY L. DAISE.  In consideration of the premiers and the forther sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby acknowledged, the undersigned parties agree as follows:  (1) That the loss balance at the time of this assumption is \$2.3,000,00 ; that the ASSOCIATION is presently increased to the band shallows at the time of this assumption is \$2.3,000,00 ; that the ASSOCIATION is presently increased in the band shallows at the time of this assumption is \$2.3,000,00 ; that the ASSOCIATION is presently increased to the band shallows at the time of this assumption is \$2.3,000,00 ; that the ASSOCIATION is presently increased in the first monthly payment heigh does aforesaid rate of interest and the 10 treatment and the continuous and the state of the ASSOCIATION is increased to the maximum rate of interest and the obligation may from time to time in the discrete of the ASSOCIATION he increased to the maximum rate of interest according to the properties of the ASSOCIATION about the properties of the ASSOCIATION and such increase shall become effective thirty (90) days after written notices and and it is foregated to properties and the properties of any installment payments may be adjusted in properties of access of the properties of	hand managed at the same and and and	16th day of February 19 72 hy and between
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of the ASSOCIATION be increased to the maximum rate of interest cased.    Applicable South Carolinary Provided, however, that in no event shall the maximum rate of interest cased.   157 per annum law, Provided, however, that in no event shall the maximum rate of interest cased.   157 per annum law, Provided, however, that in no event shall the maximum rate of interest cased in the provided of the ASSOCIATION shall send written noticle is malled. It is further agreed that monthly in the provided of the ASSOCIATION shall send written noticle is malled. It is further agreed that monthly in the provided in the proportion to increments in interest rates to allow the obligation to be rest in full in substantially the same time as would have occurred prior to any secaration in interest rates.      Association of the ASSOCIATION and the proportion to increments in interest rates to allow the obligation to be rest in full in substantially the same time as would have occurred prior to any secaration in the rest and the providing that such p in the providing in the providing that such p in the providing in the providing in the such part of the providing in the such part of the providing in the providing that such p in the providing in the providing that such p in the providing that such part of the providing in the providing that such part of the providing in the providing that such part of the providing in the providing that such part of the pa	of the ASSOCIATION be increased to the maximum rate of interest exceed.  18. Provided, however, that in no event shall the maximum rate of interest exceed.  19. Pre annum the balance due. The ASSOCIATION shall send written potent of interest rates to the last known address of the balance due. The ASSOCIATION shall send written potential interest rates to allow the last known address of the balance due to the last known address of the balance due to the last known address of the las	18 173.73 each with payments to be applied fir	st to interest and then to remaining principal balance due from month March 1 10 72
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(SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  NUMEROS AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION have set their hands and seasons the presence of:  ORREST OF SOUTH CAROLINA)  COUNTY OF GREENVILLE)  Personally approach become the undersigned particles. Proceedings of the presence of:  OF TRANSFERRING OBLIGOR(S)  Transferring OBLIGOR(S)  Transferring OBLIGOR(S)  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and Association's consent to the assumption outlined above, and in fur consideration of One dollar (\$1.00), the receipt of which is hereby science it and the presence of:  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and OBLIGOR(S)  In the presence of:  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and OBLIGOR(S)  In the presence of:  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and OBLIGOR(S)  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and OBLIGOR(S)  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION and OBLIGOR(S)  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION OF TRANSFERRING OBLIGOR(S)  ONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS AND ASSOCIATION OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS AND ASSOCIATION OF TRANSFERRING OBLIGOR(S)  FIDELITY FEDERAL SAVINGS OF TRANSFERRING OBLIGOR(S)  FIDELI	(Should any intallment payment become due for a period time (55) of any such uset due installment payment.  (ATRIC HARGE) not to exceed an anomic equal to additional payments on the principal balance assumed providing that such put morts, including collectory principal payments do not in any twelve (12) month period beginning on the anniversary of the assumption of the principal balance assumed providing that such put morts, including collectory principal payments do not in any twelve (12) month period beginning on the anniversary of the assumption of the original principal balance assumed further privilege in excess of twelve per centum (20%) of the original principal balance assumed the provided private payment of the ASSOCIATION of a premium equal to six (private that the private of the private priva	BLIGOR(S) and such increase shall become effective this nonthly installment payments may be adjusted in proportion	rty (30) days after written notice is mailed. It is further agreed that to to increments in interest rates to allow the obligation to be retired and a new agreelation in interest rate.
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per centum (20%) of the original principal bathics assumed uboilings are as of interest according to the terms of this agreement months interest on such excess amount computed at the tens prevailings have be paid in full without any additional premium during; in thirty (30) day notice period after the ASSOCIATION has given written notice that the interest rate is to be escalated. The province is agreement and assigns of the ASSOCIATION and obliging this Agreement and assigns of the ASSOCIATION and OBLIGOR, their, successors and assigns of the ASSOCIATION and OBLIGOR, in the presence of:    WINNESS WHEREOF the parties hereto have set their hands and seals this 16th day of February 19-7 in the presence of:   FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY:   WINDESS WHEREOF the parties hereto have set their hands and seals this 16th day of February (SEA Sherry L.Dajake, Savings & LOAN ASSOCIATION BY:   WINDESS WHEREOF the parties hereto have set their hands and seals this 16th day of February (SEA Sherry L.Dajake, Savings & LOAN ASSOCIATION BY:   WINDESS WHEREOF the parties hereto have set their hands and seals this 16th day of February (SEA Sherry L.Dajake, Savings & LOAN ASSOCIATION BY:   WINDESS WHEREOF the parties hereto have set their hands and seals this 16th day of February (SEA Sherry L.Dajake, Savings & February (SEA Freezonally appeared before in the undersigned who made oath that (She swell that (She swell and Joe E. Hawkins, Ltd.)    Personally appeared before in the undersigned who made oath that (She swell that (She swell the other subactibing witnessed the execution thereby the foregoing Agreement(s) and that (she with the other subactibing witnessed the execution thereby the foregoing Agreement(s) and that (she with the other subactibing witnessed the execution thereby the foregoing Agreement(s) and that (she with the other subactibing witnessed the execution thereb	consideration of Fidelity Federal Savings and Loan Association's consideration of Fidelity Federal Savings and Loan Association's Consideration of Fidelity Federal Savings and Loan Association's Consideration of One deliar (\$100), the receipt of which is hereby consent to the break of this Modification and Association's Association and Association's Consideration of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100), the receipt of which is hereby consent to the branch of One deliar (\$100). The state of this Modification and Association's consent to the branch of One deliar (\$100), the receipt of which is hereby schemetred; I (we) the undersigned(s) as transferring OBLIGOR(S) in the presence of:    Description of One deliar (\$100), the receipt of which is hereby schemetred; I (we) the undersigned(s) as transferring OBLIGOR(S) in the presence of the Modification and Association's consent to the branch of One deliar (\$100), the receipt of which is hereby schemetred; I (we) the undersigned(s) as transferring OBLIGOR(S) in the presence of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's consent to the branch of the Modification and Association's con	(4) Privilege is reserved by the obligor to make additionents, including obligatory principal payments do not in any	twelve (12) month period beginning on the anniversary of the assumption
between the undersigned parties. Provided, nowers the entire aminted that the interest rate is to be escalated. (hithirty (30) day notice period after the ASSOCIATION has given written motion that the interest rate is to be escalated. (5) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, in the presence of:    WITNESS WHEREOF the parties hereto have set their hands and seals this 16th day of February, 19—7 in the presence of:   FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY:   FIDELITY FEDERAL SAVINGS & SHORT SAVINGS & STATE OF SOUTH CAROLINA   SEA STATE OF SOUTH CAROLINA	between the undersigned parties. Provided nowers the entire of all the interest rate is to be escalated.  (5) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressly its Agreement and ansigns.  (6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, in the presence of:  (6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR.  IN WITNESS WHEREOF the parties hereto have set their hands and seals this 16th day of February 19-7 in the presence of:  (SEA  ARCHITECT TO BE ASSOCIATION AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  (SEA  Sherry L. Dajake, Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$1,00), the receipt of which is hereby acknowledged, 1 (we), the undersigned(s) as transferring OBLIGOR(S)  In the presence of:  (SEA  ANALYSIS ASSOCIATION AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  (SEA  ARCHITECT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  (SEA  ARCHITECT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  (SEA  (SEA  ARCHITECT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  (SEA  (SEA  Transferring OBLIGOR(S)  (SEA  Transferring OBLI	er centum (20%) of the original principal balance assume	-rewailing rate of interest according to the terms of this agreeme
this Agreement.  (6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, netrs, successors and assigns.  IN WITHESS WHEREOF the parties hereto have set their hands and seals this 16th day of February.  IN WITHESS WHEREOF the parties hereto have set their hands and seals this 16th day of February.  IN WITHESS WHEREOF the parties hereto have set their hands and seals this 16th day of February.  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY.  SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of One dollar (\$1.00), the receipt of which is hereby scknowledged, I (we), the undersigned (s) as transferring OBLIGOR(S)  In the presence of:  BY HAWKINS: LID.  (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In the presence of:  BY HAWKINS: LID.  (SEA  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  PERSONALL SAVINGS & SPETTY IN DAISEE, and Joe E. Hawkins, Ltd.  ASSOCIATION, Anthony, H. Daisee & Sherry I. Daisee, and Joe E. Hawkins, Ltd.  101  102  103  104  105  105  105  106  106  107  108  108  109  109  109  109  109  109	this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, 1617s, successors and assigns.  IN WITHESS WEEREOF the parties hereto have set their hands and seals this 161h day of February 19-7 in the presence of:    FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION BY:   FIDELITY FEDERAL SAVINGS & FIDELITY FEDERAL	etween the undersigned parties. Provided, however, the ent	ire palance may be paid in this without any additional promises desired.
in the presence of:    Consent and Assignation of Fidelity Federal Savings and Loan Association's consent to the assumption of Greenville (SEA)    Consent and Association of Consent to the terms of this Modification and Assumption of Federal Savings at transferring OB Consent to the John of the presence of:    Consent and Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby schowledged, I (we, the undersigned(s) as transferring OB COR(S) of the presence of:   Consent and Assumption of Consent to the terms of this Modification and Assumption of Green to be bound thereby.   SEA	in the presence of:    Consent and assigns   Sea	his Agreement.  (6) That this Agreement shall bind jointly and severally	the successors and assigns of the ASSOCIATION and OBLIGOR, h
In the presence of:    Delight St. Melling	Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  Personally spreamed before me the undersigned who made oath that (s) he says fidelity Federal Savings & ABSOCIATION (SEA  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  Personally spreamed before me the undersigned who made oath that (s) he says Fidelity Federal Savings & ABSOCIATION (S) How the spreamed before me the undersigned (s) as transferring OBLIGOR(S) (SEA  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  Personally spreamed before me the undersigned who made oath that (s) he says Fidelity Federal Savings & ABSOCIATION, Anthony II. Dalske & Sherry L. Dalske, and Joe E. Hawkins, Ltd., ign. seal and deliver the foregoing Agreement(s) and that (s) he subscribing witness witnessed the account on these propersy in the presence of the control of the subscribing witness witnessed the account on these propersy in the control of the subscribing witness witnessed the account on these propersy in the presence of the control of the subscribing witness witnessed the account on these propersy in the control of the subscribing witness witnessed the account on these propersy in the subscribing witness witnessed the account on these propersy in the subscribing witness witnessed the account on these propersy in the propersy in the subscribing witness witnessed the account of the subscribing witness witnessed the account on these propersy in the subscribing witness witnessed the account on the subscribing witness witnessed the account on the subscribing witness witnessed the account of the subscribe subscribe subscribe subscribe sub	eirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set t	heir hands and seals this 16th day of February, 19 72
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furt consideration of One dollar (\$1,00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBCOR(S) do hereby consent to the terms of this Modification and Assumption Agree to be bound thereby.  In the presence of:    DOE E. HAWKINS, LTD. (SEA PRESIDENT)   Constitution of Court of C	Sherry L. Dalske (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  By Jack Hawkins, ItTD. (SEA  COUNTY OF GREENVILE)  PROBATE  COUNTY OF GREENVILE)  Personally appeared before me the undersigned who made oath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske Sherry L. Dalske, and Joe E. Hawkins, Ltd.  In the presence of the control of the contro	n the presence of:	
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby schowledged. I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    JOE E. HAWKINS; LITD. (SEA PRESIDENT)   (SEA PRESIDENT)	Sherry L.Dalske (SEA  Sherry L.Dalske (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$100), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    JOE E. HAWKINS, LTD. (SEA President (SEA SEA SEATE OF SOUTH CAROLINA))  Personally appeared before me the undersigned who made eath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L. Dalske, and Joe E. Hawkins, Ltd., sign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there in the last of the store in this property of the president (SEAL) (SEAL)	Day It Welling	BY: Min Aum, Aby, Dague (SEA)
Sherry L.Dalske (SEA  Sherry L.Dalske (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$1,00), the receipt of which is hereby acknowledged. It was, the undersigned (s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  SEA  Transferring OBLIGOR(S)  Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  OUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made cath that (s)he saw Fidelity Federal Savings & ABSOCIATION, Anthony H. Dalske & Sherry L.Dalske, and Joe E. Hawkins, Ltd.  Ign. seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there would be the state of the subscribing witness witnessed the arccution there would be the subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the arccution there were the foregoing Agreement and any subscribed the subscribed	Sherry L.Dalske (SEA  Sherry L.Dalske (SEA  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:    JOE E	Trans B. Heltreen	(SEA)
Sherry L.Dalskeassuming Obligor(s)  CONSENT AND AGREEMENT OF TRANSFERRING Obligor(s)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furt consideration of One dollar (\$100), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring Obligor(s) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  By Sall Markins, ITD.  (SEA Presence of South Carolina)  (SEA Presence of Greenville)  President  (SEA Presently appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L.Dalske, and Joe E. Hawkins, Ltd., ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there by other me this	Sherry L.Dajskq, assuming OBLIGOR(S)  CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$100), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  By Jack Hawkins, (SEA Free Sident (SEA SCIALION)))  Transferring OBLIGOR(S)  Personally appeared before me the undersigned who made oath that (s)he sw Fidelity Federal Savings & Association, Anthony H. Daiske & Sherry L.Daiske, and Joe E. Hawkins, Ltd. Inc., seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution there worked the February 1972  (SEAL)		Control Delake (SEA)
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Ansociation's consent to the assumption outlined above, and in further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OB OR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  JOH E. HAWKINS, LTD.  (SEA PRESIDENT (SEA PRESIDENT)  (SEA PROBATE OF SOUTH CAROLINA)  PROBATE  OUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Association; Anthony H. Dalske & Sherry L. Dalske; and Joe E. Hawkins, Ltd.  (SEA SOCIATION; Anthony Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there is the property of the property of the property of the content of the co	CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)  In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$1,00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLIGOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  By Late Hawkins; LTD.  (SEA President (SEA President (SEA President ))  (SEA PROBATE (SEA Transferring OBLIGOR(S))  PROBATE  OUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made oath that (s) he saw Fidelity Federal Savings & ASSOCIATION, Anthony H. Dalske & Sherry L. Dalske; and Joe E. Hawkins, Ltd.  Ign. seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there with the property of the prope		Sherry J. Dalske (SEA)
In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furtionsideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OB OR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  In the presence of:  By Sact. Hawkins, ITD.  (SEA PRESIDENT  (SEA Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  COUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L. Dalske, and Joe E. Hawkins, Ltd.  Ign. seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the axecution therefore me this  Techniques of the contraction of	In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in furth consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBI GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.  [SEA]		Sherry L.Daleke, sauming OBLIGOR(S)
Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  COUNTY OF GREENVILLE)  Personally appeared before me the undersioned who made oath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Daiske & Sherry L. Daiske, and Joe E. Hawkins, Ltd. ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there in the country of the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there is the country of the	Transferring OBLIGOR(S)  STATE OF SOUTH CAROLINA)  PROBATE  COUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made oath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L. Dalske, and Joe E. Hawkins, Ltd. ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there ign.	In consideration of Fidelity Federal Savings and Loan A consideration of One dollar (\$1.00), the receipt of which is OR(S) do hereby consent to the terms of this Modification	association's consent to the assumption outlined above, and in furth hereby acknowledged, I (we), the undersigned(s) as transferring OBL and Assumption Agreement and agree to be bound thereby.  JOE E. HAWKINS, I.TD. (SEA
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Transferring OBLIGOR(S)  TATE OF SOUTH CAROLINA)  PROBATE  COUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made cath that (s) he saw Fidelity Federal Savings & Association, Anthony H. Daiske & Sherry L.Daiske, and Joe E. Hawkins, Ltd.  ign. seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there  WORN to before me this  February 72	Transferring OBLIGOR(S)  PROBATE  COUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made oath that (s)he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L.Dalske, and Joe E. Hawkins, Ltd.  ign. seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the axecution there  WORN to before me this  16th day of February, 19 72  (SEAL)	Banes B. Wellgelow	(SEAT
Personally appeared before me the undersigned who made oath that (s) he saw Fidelity Federal Savings & Association; Anthony H. Daiske & Sherry L. Daiske; and Joe E. Hawkins, Ltd. ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there involve the foregoing Agreement (s) and that (s) he with the other subscribing witness witnessed the execution there involve the foregoing Agreement (s) and that (s) he with the other subscribing witness witnessed the execution there is the foregoing Agreement (s) and that (s) he with the other subscribing witness witnessed the execution there is the foregoing Agreement (s) and that (s) he with the other subscribing witness witnessed the execution there	Personally appeared before me the undersigned who made outh that (s) he saw Fidelity Federal Savings & Association, Anthony H. Dalske & Sherry L. Dalske, and Joe E. Hawkins, Ltd. ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there invoke in helore me this Loth day of February, 19 72		(SEA)
Personally appeared before me the undersigned who made oath that (s) he saw rings to Association, Anthony H. Daiske & Sherry L. Daiske, and Joe E. Hawkins, Ltd. ign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution there involves to hefore me this  TWORN to hefore me this  FADTURY 72	Personally appeared before me the undersigned who made oath that (s) he saw I tugitly return to Association, Anthony H. Daiske & Sherry L.Daiske, and Joe E. Hawkins, Ltd. ica. seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the axecution there in the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution there is the other subscribing witness witnessed the axecution that it is the other subscribing witnessed the axecution that it is the other subscribing witnessed the axecution that it is the other subscribing witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the axecution that it is the other subscriber witnessed the a		
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TWORN to before me this	TWORN to before me this  I to be day of February 19 72  Thanks of Malticles (SEAL)	OUNTY OF GREENVILLE)	Transferring OBLIGOR(S) PROBATE
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