

## FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION OREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

BTATE OF BOUTH CAROLINA COUNTY OF GREENVILLE	Rosin Account No.
WHEREAS Figelity Federal Savings and Loan Association CLATION, is the owner and holder of a promissory note dated Jack E. Shaw Builders, Inc.	n of Greenville, South Carolina hereinateer referred to as the ASSO.  August A. 1970, executed by  In the original sum of 8.23,000,00
interest at the rate of 8 and secured by a first m	ortgage on the premises being known as 3324 E. North
Greenville County in Mortgage Book 1162 to the undersigned OBLIGOR(S), who has (have) agreed to ass WHEHEAB the ASSOCIATION has agreed to said transfe assumption of the mortgage loan, provided the interest rate on	page 396 title to which property is now being transferred ume said mortgage form and to pay the belapte due thereon, and or of ownership of the mortgaged permises to the Ohligon and his the balance due is dereased from
	o this 8th day of November 19.72, by and between
an assuming OBLIGOR,	an Thompson
In consideration of the premises and the further sum of \$1.0	ESSETH: 0 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
hereby acknowledged, the undersigned parties agree as follows:  87) That the loan balance at the time of this assumption in the interest rate on the balance to	s \$2,287.07 that the ASSOCIATION is presently decreased BLIGOR agrees to rapsy said obligation in monthly installments
hr \$ 169.80each with payments to be applied first	to interest and then to remaining principal balance due from month to
12) THE UNDERSIGNED agree(s) that the aforesaid rate of the ASSOCIATION be increased to the maximum rate per	e of interest on this chilication may from time to time in the discretion annum permitted to be charged by the then applicable South Carolina.
ORLICORIES and such increase shall become effective thirty	to of interest exceed Seven and One-Half, 7/s)% per annum on the of any increase in interest rates to the last known address of the (30) days after written motics is malled. It is further agreed that the
monthly natuliment sayments may be adjusted in proportion in full is substantially the same time as would have occurred a say should any installment payment, become due for a period.	to increments in interest rates to allow the obligation to be retired prior to any escalation in interest rate.  od in excess of (15) fifteen days, the ABSOCIATION may collect a
"IAFF (HARGE" hot to exceed an amount equal to five per (4) Privilege in reserved by the obligor to make additional ments, including obligatory principal payments do not in any two	tentum (5%) of any such past (no installment payment.  "payments on the principal halfages assumed providing that such payelve (12) month period beginning on the analysmary of the assumption
exceed twenty per centum (20%) of the original principal object contour (20%) of the original principal balance assumed nonthe interest on such excess amount computed at the ther by	upon payment to the ASSOCIATION of a premium equal to aix (6) evailing rate of interest according to the terms of this agreement. Associating to the terms of this agreement.
thirty (30) day notice period after the ASSOCIATION has give (6). That all terms and conditions as set out in the note an this Agreemen.	to increments in interest rates to allow the obligation to be retired prior to any seclation in interest rate. Of in excess of (15) fifteen days, the ABSQCIATION may collect a centum (5%) of any such past due installment payment. In a such past due installment payment is a such past due installment payment that such payelve (12) month period beginning on the anniversary of the assumption lance assumed. Further privilege is reserved to pay in excess of twenty upon payment to the ASSQCIATION of a premium equal to six (6) evailing rate of interest accepting to the terms of this agreement, balance may be paid in full without any adultional premium during any a written notice that the interest rate is to be excepted acceptance of mortgage shall continue in full force, except as modified expressly by
(6) That this Agreement shall bind jointly and severally theirs, successors and assigns: IN WITNESS WHEREOF the parties hereto have set the	he successors and assigns of the ABBUCIATION and Unition, and
In the presence of:	FIDELITY FEDERAL BAYINGS & LOAN ASSOCIATION
Salvet Millown 44	BY: CO (BEAL)
The selection of the selection of	Joan Thompson (ABALI)
and the state of t	Joan Thompson (BEAL)
and the second	Joan Thompson (HEAL)
	Joan Thompson (BEAL)  Joan Thompson (BEAL)  Assuming obligon(S)  (**OF TRANSFERRING OBLIGON(S)
	Joan Thompson (BEAL)  Joan Thompson (BEAL)  Assuming OBLIGOR(S)  (SEAL)  Octation's conjent to tid assumption on timed above, and in further cropy acknowledged; I (we), the unduringed (s) as transferring Oliliad Assumption (Agreement and Makee, to, be bound that serving Oliliad Assumption (Agreement and Makee), to be bound that serving Oliliad Assumption (Agreement and Makee), to be bound that serving of the conjecture of
	Joan Thompson  Joan Thompson  Assuming OBLIGOR(S)  Colation's cordence to the assumption outlined above, and in further cropy acknowledged; I (wo), the understand(s) as transferring Outlined Assumption Agreement and acree to be bound that every JACK 5. SHAWBUILDERS; INC. (SEAL)
In consideration of Fidelity Federal Savings and Loss Assequent of One dollar (\$1.00), the receipt of which is he GOR(8), do hereby consent to the terms of this Modification and	Joan Thompson (HEAL)  Assuming OBLIGOR(S)  (HEAL)  TOF THANSFERRING OBLIGOR(S)  octation's consent to tild assumption outlined above, and in further cropy acknowledged I (wo), that unduring medium a transferring OHLI-dead Assumption Agreement and the transferring OHLI-dead Assumption (BEAL)
In consideration of Fidelity Federal Savings and Loss Assequent of One dollar (\$1.00), the receipt of which is he GOR(8), do hereby consent to the terms of this Modification and	Joan Thompson (HEAL)  Assuming OBLIGOR(S)  OF THANSFERRING OBLIGOR(S)  octation's consent to tid assumption outlined above, and in further cropy acknowledged I (we), the undurating outlined above, and in further cropy acknowledged I (we), the undurating outlined Assumption Agreement and Active to be found the transferring OHLI-de Assumption Agreement and Active to the Company of the Active SHAW BUILDERS, INC. (SEAL)  By: ACC. (SEAL)
In consideration of Fidelity Federal Savings and Loss Assecutation of Ora dollar (\$1.00), the receipt of which is he GOR(B) do hereby consent to the terms of this Modification and In the presence of the first the first the presence of the first that the first the first that the first the first that the fi	Joan Thompson (BEAL)  Joan Thompson (BEAL)  Assuming OBLIGOR(S)  Colation's cordent to tild assumption on timed above, and in further cropy acknowledged; I (wo), play understance (s) as it remarkering, OULL-do Assumption Agreement and his factoring, OULL-do Assumption Agreement and States to be during the transferring, OULL-do Assumption Agreement and States to be during the transferring, OULL-do Assumption Agreement and States to be during the transferring, OULL-do Assumption Agreement and States to the transferring of the Assumption Agreement and States to the transferring of the Assumption Agreement and States to the Assumption Agreement and A
In consideration of Fidelity Federal Savings and Loss Assecutation of One dollar (\$1.00), the receipt of which is he (IOR(S)), do hereby consent to the terms of this Modification and In the presence of the first that the first of the first that the first of the first that the first of the f	Joan Thompson (BEAL)  Assuming OBLIGOR(S)  Octation's consent to the assumption outlined above, and in further creby acknowledged. I (we), the undursigned (s) as transferring OHLI-d Assumption Agreedness and lakes to be being the first of the lakes (SEAL)  By (BEAL)  (BEAL)  (Fransferring OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loss Assecutation of Oris dollar (\$1.00), the receipt of which is he GOR(B) do hereby consent to the terms of this Modification and In the presence of the first that t	Joan Thompson (BEAL)  Assuming OBLIGOR(S)  Octation's consent to the assumption outlined above, and in further creby acknowledged. I (we), the undursigned (s) as transferring OHLI-d Assumption Agreedness and lakes to be being the first of the lakes (SEAL)  By (BEAL)  (BEAL)  (Fransferring OBLIGOR(S)
In consideration of Fidelity Federal Savings and Losh Asseconsideration of One dollar (\$1.00), the receipt of which is held OR (B) do hereby consent to the terms of this Modification and In the presence of the County of Greenville.  BYATE OF SOUTH CAROLINA )  COUNTY OF GREENVILLE.)  Personally, appeared before me the undersigned who mad along the county of the cou	Joan Thompson  Assuming OBLIGOR(S)  TOF TRANSFERRING OBLIGOR(S)  ociation's consent to tid assumption outlined above, and in further eroby acknowledged I (we), that unduring law irransferring OHLI-d Assumption Agreement and the tree to be always the irransferring OHLI-d Assumption Agreement and Assumption (SEAL)  By:  ACK IS SHAWPUILDERS INC. (SEAL)  (SEAL)  Transferring OBLIGOR(S)  (SEAL)
In consideration of Fidelity Federal Savings and Loan Assecutation of One dollar (\$1.00), the receipt of which is head (A) (A) to hereby consent to the terms of this Modification and In the presence of the first that the presence of the p	JOAN Thompson (BEAL)  Assuming OBLIGOR(S)  Octation's consent to tid assumption outlined above, and in further cropy acknowledged; (we), the unduring design set among their data and assumption agreems and live there to be about a transferring OBLIGOR (S)  By: AQ (BEAL)  (BEAL)  (BEAL)  (Fransferring OBLIGOR(S)  (Fransferring OBLIGOR(S)  (BEAL)  (BEAL)  (BEAL)