FIDELPTY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

COUNTY OF GREENVILLE WHEREAS Fidelity Federal Savings and I	Loan Account No.
WHEREAS Fidelity Federal Savings and I	
	dan Association of Consumity Great G. V.
LIAIIUN is the owner and holder of a mani-	oan Association of Greenville, South Carolina, hereinafter referred to as the ASSO ory note dated <u>March 1, 1972</u> , executed by <u>Woodfern</u>
7 3//	in the original sum of \$46,400.00 bearing by a first mortgage on the premises being known as Lot 107
Castlewood Drive	red by a first mortgage on the premises being known as Lot 107
Granville Country to Markov P : 1224	, which is recorded in the RMC office for
whereas the Association has agreed assumption of the mortgage loan, provided the i rate of	, page 506, title to which property is now being transferred to said transfer of ownership of the mortgaged premises to the OBLIGOR and his nature of the balance due is increased premises to the OBLIGOR and his nature of the balance due is increased premises to the OBLIGOR and his nature of the balance due is increased decreased.
NOW, THEREFORE, this agreement made the ASSOCIATION, as mortgage, and F.	and entered into this 5th day of January 19 73, by and betwee Vandiver Tribble and Priscilla F. Tribble
as assuming OBLIGOR,	WITNESSETH:
In consideration of the premises and the furth	
(1) That the loan balance at the time of this	s assumption is \$ 46, 282, 01
Pik the interest rate on the balance to /-	C. That the ODI ICOD
(2) THE UNDERSIGNED agree (a) that the	e applied first to interest and then to remaining principal balance due from month to February 1. 10 73 aforesaid rate of interest on this obligation may from time to time in the discretion of the party of the p
the balance due. The ASSOCIATION shall sand	maximum rate of interest exceed <u>Seven & one-half</u> 7/2 per annum on
monthly installment navments may be adjusted in	n proportion to the same at the state of the same and the same agreed that the
(3) Should any installment payment become	o becaused below to may escalation in interest rate.
(4) Privilege is reserved by the obligan to	The state of the s
exceed twenty per centum (20%) of the original	mineral balance (12) months period beginning on the anniversary of the assumption
months interest on such average amount commuted	the state of the Abbuctation of a premium equal to six (6)
thirty (30) day notice period after the ASSOCIAT	TON has been based to be paid in this without any additional premium during any
this Agreement	the note and mortgage anali continue in full force, except as modified expressly by
heirs, successors and assigns. IN WITNESS WITNESS ALL TO A LEADING TO	d severally the successors and assigns of the ASSOCIATION and OBLIGOR, his
	have set their hands and seals this5th_day ofJanuary, 19 73
In the presence of:	
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· Cleo of Lyngard	FIGERAL STUDY FEDERAL STUDY ASSOCIATION BY
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