DONNIE S. TANKERENTY FEDERAL SAVINGS AND LOAN ASSOCIATION R.H.C.

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No.	
COUNTY OF GREENVILLE		
WHEREAS Fidelity Pederal Savings and Loan Association of Green CLATION, is the owner and holder of a promissory note datedMay	24, 1973 executed by J	ohn W.
Casto and Charlotte L. Casto	in the original sum of \$41,600	.00 bearing
interest at the rate of 7 3/4 % and secured by a first mortgage of Lafayette Avenue, Fountain Inn, S. C.	n the premises being known as Lot 1	3 be RMC office for
Greenville Courty in Mortgage Book 1278, page 4 to the undersigned OBLIGOR(S), who has (have) agreed to assume said WHEREAS the ASSOCIATION has agreed to said transfer of owner assumption of the mortgage loan, provided the interest rate on the balance	43, title to which property is now mortgage loan and to pay the balance due	being transferred
rate of8, and can be escalated as hereinafter stat		
NOW, THEREFORE, this agreement made and entered into this -	16 day of November 19_7	3 by and between
the ASSOCIATION, as mortgagee, and _ Charles D. Cline as assuming OBLIGOR,	and Mary J. Cline	
WITNESSE	TH:	
In consideration of the premises and the further sum of \$1.00 paid by hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$41.00	the ASSOCIATION to the OBLIGOR, r. D62.86; that the ASSOCIATION is	eceipt of which is
ing the interest rate on the balance to8_%. That the OBLIGO		
of \$ 305.26 each with payments to be applied first to interes	t and then to remaining principal balance	due from month to
month with the first monthly payment being due December 1 (2) THE UNDERSIGNED agree(s) that the aforesaid rate of inter of the ASSOCIATION be increased to the maximum rate per annum per	rmitted to be charged by the then applica	ble South Carolina
law. Provided, however, that in no event shall the maximum rate of interthe balance due. The ASSOCIATION shall send written notice of any OBLIGOR(S) and such increase shall become effective thirty (30) day monthly installment payments may be adjusted in proportion to increm	increase in interest rates to the last kno is after written notice is mailed. It is furth tents in interest rates to allow the obligi	wn address of the er agreed that the
in full in substantially the same time as would have occurred prior to a (3) Should any installment payment become due for a period in excurred CHARGE not to exceed an amount equal to five per centum (4) Privilege is reserved by the obligor to make additional payment	ess of (15) fifteen days, the ASSOCIATI 5%) of any such past due installment pays ts on the principal balance assumed provide	ment. ling that such pay-
ments, including obligatory principal payments do not in any twelve (12) exceed twenty per centum (20%) of the original principal balance assumed upon pay	month period beginning on the anniversary imed. Further privilege is reserved to pay ment to the ASSOCIATION of a premiu	of the assumption in excess of twenty m equal to six (6)
months interest on such excess amount computed at the then prevailing between the undersigned parties. Provided, however, the entire balance thirty (30) day notice period after the ASSOCIATION has given written (5) That all terms and conditions as set out in the note and mortgan	may be paid in full without any additional p notice that the interest rate is to be esca	remium during any lated.
this Agreement. (6) That this Agreement shall bind jointly and severally the success		
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands:		
In the presence of:		
$\mathcal{L}_{\mathcal{L}}}}}}}}}}$	FIDELITY FEDERAL SAVINGS & LOA	N ASSOCIATION
Hancy C. Alizatio	C. Timothy Sullivan,	Attorney
fluid from 14	200 James	(SEAL)
	haste D Ofen	(SEAL)
	Ymaya () (limb	
	Of suming OBLIGOR(S	(SEAL)
	Mary J. Cline	
CONSENT AND AGREEMENT OF T	RANSFERRING OBLIGOR(S)	
In consideration of Pidelity Pederal Savings and Loan Association's consideration of One dollar (\$1.00), the receipt of which is hereby ack GOR(S) do hereby consent to the terms of this Modification and Assum	knowledged, I (we), the undersigned(s) as	transferring OBLI-
In the presence of:	John Vr. Caste	(SEAL)
Haney Collegation	John W. Casto	(SEAL)
Lerount I July Gir	Charlotto, L. Ca	*
Jun 14	Charlotte L. Casto	
	Transferring OBLIGOR(S)	(SEAL)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	PROBATEC. Timothy Sulli	van as Attorney
Loan Association and Charlets D. Casto as Ti	at (a) esam for Fidelity Federal Mary J. Cline as Assumi	eral Sayings & ing Obligors and
sign, seal and deliver the foregoing Agreement(s) and that (s) he with the SWORN to before the this	the other subscribing witness witnessed th	e execution thereof.
THUNK (SEAL)		N/ L
Nothry Public for South Carelina My commission expires: 3-12-80	7/ancy C.	Minke
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