		-
FILED CO S C.	JUL 1 3 1981	40x - 74 mil 111
GREENVILLE CO. S. C.	r K	un 1472 m. 118
Jul 2 3 29 HM '75	GREEN FILED	VILLETA MICELLO
DONNIE S. TANKERSLEY	. ° °0. S. C. 0	Teles an a to what
DONAH R.H.C.	30L 15 3 27 BH 101 1	ns 1 was pelestends
	50kg	Western Early and the transmission and the transmis
	ERSLEY !	CAVEDER FOR THE FEBRUAR FOR STANDE AND EAST AND THE
FIDELITY FEDERAL SA	VINGS AND LOANS	ASSOCIATION MIGA
		one O asst the
GREEN	VILLE, SOUTH CAROLLNA	(dusabed Coxta
MODIFICATION	& ASSUMPTION AGREE	MENT MICHA P. DITCHELL
	! aca	Account No. 101 form Am
STATE OF SOUTH CAROLINA	Loan	Grenell. 3 C.
COUNTY OF GREENVILLE		4 1000
WHEREAS Fidelity Federal Savings and Loan As	sociation of Greenville, South Carolina Sontember 6.	, hereinafter referred to as the ASSU-
CIATION, is the owner and holder of a promissory not Edward H. Hembree Builde	ers, Inc. in the original	sum of \$70,000.00 bearing
	a first mortgage on the premises being	known as
Lot 41 Holly Tree		which is recorded in the RMC office for
Greenville County in Mortgage Book 1321 to the undersigned OBLIGOR(S), who has (have) agree		hich property is now being transferred have the balance due thereon; and
to the undersigned OBLIGOR(S), who has (have) agreed WHEREAS the ASSOCIATION has agreed to said assumption of the mortgage loan, provided the interest	transfer of ownership of the mortga	red premises to the OBLIGOR and his
4 7		
Take Ci		June 19 79, by and between
the ASSOCIATION as mortgagee, andCharl	es W. Smith and Ann P	Smith
as assuming unitions	WITNESSETH:	•
	A CONTRACTOR	to the ORLIGOR, receipt of which is
In consideration of the premises and the further sur hereby acknowledged, the undersigned parties agree as (1) That the loan balance at the time of this assur	mption is \$ 36,000.00; that t	Le ASSOCIATION is presently increas-
to the interest rate on the balance to	That the OBLIGOR agrees to repay s	isid obligation in monthly insumments
of \$ 317.80 each with payments to be appli	ied first to interest and then to remaini	ng principal balance due from month to
menth with the first monthly payment being due	JULY 1 1500 15 151 fifteen de	avs. the ASSOCIATION may collect a
 (2) Should any installment payment become due to "LATE CHARGE" act to exceed an amount equal to it (3) That all terms and conditions as set out in the 	five per centum (5%) of any such past note and mortgage shall continue in fu	due installment payment. Il force, except as modified expressly by
this Agreement (4) That this Agreement shall bind fointly and sex	rerally the successors and assions of t	re accountion a upitcup ri-

200 0 2460181