FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OCHREE S. TANGERS LEV GREENVILLE, SOUTH CAROLINA MODIFICATION & ASSUMPTION AGREEMENT

| OUNTY OF GREENVILLE | |
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| WHEREAS First Federal Savings and Loan Association of Gree | nville, South Carolina, hereinafter referred to as the ASSO- |
| WHEREAS First Federal Savings and Loan Association of three ATION, is the owner and holder of a promissory note dated Apr Boyer & Alonzo H. DeBruhl | il 20, 1973 executed by / Loyd G. |
| Boyer & Alonzo M. DeBruhl | in the criginal sum of \$ 35,400.00 bearing |
| erest at the rate of 8.00 % and secured by a first mortgage o | in the premises being known as |
| erest at the rate of | , which is recorded in the RMC office for |
| 1072 | 26 siels to which amounts is row being transferred |
| WHEREAS the ASSOCIATION has agreed to said transfer of own- sumption of the mortgage loan, provided the interest rate on the balance | ership of the mortgaged premises to the OBLIGOR and his noe due is increased from % to a present |
| te of 8.00 %, and can be escalated as hereinafter stat | see September 10.73 by and hattreen |
| NOW, THEREFORE, this agreement made and entered into this - | |
| ASSOCIATION, as mortgagee, and Investment Prope assuming OBLIGOR, | LL, LES |
| WITNESSE | TH: |
| In consideration of the premises and the further sum of \$1.00 paid by | |
| reby acknowledged, the undersigned parties agree as 100000000000000000000000000000000000 | .400.00 ; that the ASSOCIATION is presently increas- |
| the interest rate on the balance to | OR agrees to repay said obligation in monthly installments |
| \$ 261.95 each with payments to be applied first to interes | at and then to remaining principal balance due from month to |
| onth with the first monthly payment being due XXXXXXXXXXXX, 0. (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interties the ASSOCIATION be increased to the maximum rate per annum per | rmitted to be charged by the then applicable South Carolina |
| the ASSOCIATION be increased to the maximum rate per annum per w. Provided, however, that in no event shall the maximum rate of inter- to-halance due. The ASSOCIATION shall send written notice of any BLIGOR(S) and such increase shall become effective thirty (30) day ontilly installment payments may be adjusted in proportion to increa- | rest exceed Nine (9)% per annum on increase in interest rates to the last known address of the wanter written rotion is mailed It is further agreed that the |
| full in substantially the same time as would have occurred prior to a (3) Should any installment payment become due for a period in exceed ATE CHARGE" not to exceed an amount equal to five per centum (| ess of (15) fifteen days, the ASSOCIATION may collect a 5%) of any such past due installment payment. |
| ents, including obligatory principal payments do not in any twee (12), ceed twenty per centum (20%) of the original principal balance assumed upon pay r centum (20%) of the original principal balance assumed upon pay | med. Further pricilege is reserved to pay in excess of twenty ment to the ASSOCIATION of a premium equal to six (6) |
| r centum (20%) of the original principal balance assumed upon has onthe interest on such excess amount computed at the then prevailing tween the undersigned parties. Provided, however, the entire balance listy (30) day notice period after the ASSOCIATION has given written (5) That all terms and conditions as set out in the note and mortga | may be paid in full without any additional premium during any |
| is Agreement. | The second second is a contract to |
| (6) That this Agreement shall bind jointly and severally the successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands | sors and assigns of the ASSOCIATION and OBLIGOR, his and seals this day ofSeptember, 1973 |
| eirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands | and seals this day ofSeptember, 1973 |
| oirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands | and seals this day of _September, 1973 |
| eirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands the presence of: | and seals this day of _September, 1973 |
| irs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands the presence of: | and seals this day of _September, 1973 |
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| eirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands the presence of: January Parle Bi | And seals this day of _September, 1973 |
| irs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands the presence of: Silmer Porle By C. Oft I L. L. | Investment Properties Inc. (SEAL) COtto White, President Conn B. Jonesnin Obligon's Secretary Conn B. Jonesnin Obligon's Secretary |
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| eirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands the presence of: C. Often White, Individually | Investment Properties Inc. (SEAL) Cotto White, President Johnn B. Joneshin Obligoris) Secretary Soann B. Jones, Individually |
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