FILED GREENVILLE.CO.S.C.

DONNIE S. TANKERSLE DET II 11 23 III '73 200x 1287 1195 566 FIDELITY FEDERAL SAVINGS AND YLOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the A CIATION, is the owner and holder of a promissory note dated March 12, 1973, executed by Imperial Properties, Inc. in the original sum of \$ 32,400.00 be interest at the rate of 7 3/4% and secured by a first mortgage on the premises being known as Cambridge Park, Devonwood Court, Greenville County, which is recorded in the RMC office Greenville County in Mortgage Book 1269 Greenville County in Mortgage Book 1269 Greenville County in Mortgage Book 1269 WHEREAS the ASSOCIATION, who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and WHEREAS the ASSOCIATION has agreed to said transfer of ownership of the mortgaged premises to the OBLIGOR an assumption of the mortgage loan, provided the interest rate on the balance due is increased from 6%, and can be escalated as hereinafter stated. NOW. THEREFORE, this agreement made and entered into this 9th day of August 1973, by and be the ASSOCIATION, as mortgagee, and Edward Joseph Cinnetty & Ronald E. Ginnetty	aring ce for ferred
WHEREAS Fidelity Federal Savings and Loan Association of Greenville, South Carolina, hereinafter referred to as the A CIATION, is the owner and holder of a promissory note dated March 12, 1973 executed by Imperial Properties, Inc. in the original sum of \$32,400.00 be interest at the rate of 73/4% and secured by a first mortgage on the premises being known as Lot 73, Cambridge Park, Devonwood Court, Greenville County, which is recorded in the RMC office Greenville County in Mortgage Book 1269 to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and to the undersigned OBLIGOR and assumption of the mortgage loan, provided the interest rate on the balance due is increased from 8 %, and can be escalated as hereinafter stated.	aring ce for ferred
CIATION, is the owner and holder of a promissory note dated March 17, 1973, executed by Imperial Properties, Inc. in the original sum of \$ 32,400.00 be interest at the rate of 7 3/4% and secured by a first mortgage on the premises being known as Lot 73, Cambridge Park, Devonwood Court, Greenville County, which is recorded in the RMC office of the undersigned OBLIGOR(S), who has (have) agreed to assume said merigage loan and to pay the balance due thereon; and the undersigned OBLIGOR(S), who has agreed to said transfer of ownership of the mortgaged premises to the OBLIGOR and assumption of the mortgage loan, provided the interest rate on the balance due is increased from 6 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 6 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 7 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 7 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 7 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 7 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 7 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 8 to a present of the mortgage loan, provided the interest rate on the balance due is increased from 8 to a present of the mortgage loan and to pay the balance due is increased from 8 to a present of the mortgage loan and the provided the loan and the pay the balance due is increased from 8 to a present of the mortgage loan and the pay the balance due is increased from 8 to a present of the mortgage loan and the pay the balance due is increased from 8 to a present of the mortgage loan and the pay the balance due is increased from 8 to a present of the mortgage loan and the pay the balance due is increased from 8 to a present of the mortgage loan and	aring ce for ferred
interest at the rate of 7 3/4% and secured by a first mortgage on the premises being known as Cambridge Park, Devonwood Court, Greenville County, which is recorded in the RMC office Greenville County in Mortgage Book 1269 page 534 title to which property is now being transfer to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and WHEREAS the ASSOCIATION has agreed to said transfer of ownership of the mortgaged premises to the OBLIGOR and assumption of the mortgage loan, provided the interest rate on the balance due is increased from 8.7% to a present of the country of the mortgage loan, provided the interest rate on the balance due is increased from 1973, by and be rate of 1973, by and be	re for ferred l
Greenville County in Mortgage Book 1269 , page 534 , title to which property is now being transf to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and WHEREAS the ASSOCIATION has agreed to said transfer of ownership of the mortgaged premises to the OBLIGOR and assumption of the mortgage loan, provided the interest rate on the balance due is increased from 8 , and can be escalated as hereinafter stated. The same of the mortgage loan, provided the interest rate on the balance due is increased from 1973, by and be calculated as hereinafter stated.	ferred l nd his
rate of 6, and can be escalated as hereinafter stated.	resent
NOW, THEREFORE, this agreement made and entered into this Jeff day of Thogas and E. Ginnetty	-
as assuming ublicue,	·
WITNESSETH:	hirk is
In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of whereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; that the ASSOCIATION is presently in the loan balance at the time of this assumption is \$32,400.00; the as	nereas-
ing the interest rate on the balance to 8	onta w
month with the first monthly payment being due September 1 19 73 month with the first monthly payment being due September 1 19 73 (2) THE UNDERSIGNED agree(s) that the aforesaid rate of interest on this obligation may from time to time in the discontinuous of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable South Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south Control of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION be increased to the maximum rate per annum permitted to be charged by the then applicable south of the ASSOCIATION because the control of the ASSOCIATION because the co	cretion arolina
law. Provided, however, that in no event shall the maximum rate of interest exceed Plant (b) per and the balance due. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address the balance due. The ASSOCIATION shall send written notice of any increase in interest rates to the last known address OBLIGOR(S) and such increase shall become effective thirty (30) days after written notice is mailed. It is further agreed to OBLIGOR(S) and such increase shall become effective thirty (30) days after written notice is mailed. It is further agreed to monthly installment payments may be adjusted in proportion to increments in interest rates to allow the obligation to be	of the hat the retired
in full in substantially the same time as would have occurred in excess of (15) fifteen days, the ASSOCIATION may co (3) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may co (3) Should any installment payment become due for a period in excess of (15) fifteen days, the ASSOCIATION may co (3) Should any installment payment to five per centum (5%) of any such past due installment payment. "LATE CHARGE" not to exceed an amount equal to five per centum (5%) of any such past due installment payment. (A) Privilege is reserved by the obligor to make additional payments on the principal balance assumed providing that say	ch pay- implion
exceed twenty per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to per centum (20%) of the original principal balance assumed upon payment to the ASSOCIATION of the original principal balance assumed upon payment to the ASSOCIATION of the original principal balance assumed upon payment to the ASSOCIATION of the original principal balance assumed upon payment to the ASSOCIATION of the original balance assumed upon payment to the ASSOCIATION of the original balance assumed upon payment to the association of the original balance assumed upon payment to the association of the original balance assumed upon payment to the associ	SIX (O) réement
thirty (30) day notice period after the Association in the note and mortgage shall continue in full force, except as modified expressions and this Agreement. (5) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified expressions and assigns of the ASSOCIATION and OBLIGHTON.	essiy by OR, his
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands and seals this 9th day of August 1	<u>9 73</u>
In the presence of: PIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION OF THE PROPERTY OF THE PROPER	IATION (SEAL)
fluid fler of Edward Joseph Linnetty	(SEAL)
-Auto-Tomony	-(SEAL) -(SEAL)
Assuming OBLIGOR(S)	
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)	
In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned to the terms of this Modification and Assumption Agreement and agree to be bound thereby.	further of OBLI-
In the presence of: BY: Del a. Smith	(SEAL)
Dee A. Smith, President	_(SEAL)
Transferring OBLIGOR(S)	_(SEAL)
STATE OF SOUTH CAROLINA) PROBATE COUNTY OF GREENVILLE) Edward Joseph Ginnett	V
Personally appeared before me the undersigned who made oath that (s) he saw Edward 303cph 31th and Ronald E. Ginnetty, C. Timothy Sullivan and Dee A. Smith and Ronald E. Ginnetty, and that (s) he with the other subscribing witness witnessed the execution	<u></u> _
SWORN to before me his	·
Other of August 1913	
Nylary Public for South Carolina My commission expires: 8-28/78	

M.

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Re-Record October 11, 1973 at 11:23 A. H., # 10172