Jun 24 11 50 84 '74

FIDELITY FEDERAL PAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loon Account	No
COUNTY OF GREENVILLE	movement and comments.	
	attle County County to the first	
WHEREAS Fidelity Federal Savings and Loan Association of Greens	rille, South Carolina, hereinaf May 26 1972	william P.
CIATION, is the owner and holder of a promissory note dated ————————————————————————————————————	5989 , 2.16 L., U.2	s 25.150.00
interest at the rate of8 — % and secured by a first mortgage on		
View Drive	which is a	morelad in the DMC office for
Greenville County in Mortgage Book 1235, page 1	S siste so which pro-	storied in the KMC office for
to the undersigned OBLIGOR(S), who has (have) agreed to assume said m WHEREAS the ASSOCIATION has agreed to said transfer of owner assumption of the mortgage loan, provided the interest rate on the balance	iortgage loan and to pay the li ship of the mortgaged premi reduc is increased from	balance due thereon; and
rate of \sim 1000 $^{-1}$. $^{-1}$. $^{-9}$. $^{\circ}$ 00, and can be escalated as hereinafter states	l.	-, ,
NOW, THEREFORE, this agreement made and entered into this	orth day of June	, 19 💯, by and between
the ASSOCIATION, as mortgagee, and Jonathan E. Fricke as assuming OBLIGOR,		
WITNESSET	`H -	
In consideration of the premises and the further sum of \$1.00 paid by		RIIGOR receipt of which is
tereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$24.20	15.45; that the ASSO	CIATION is presently increas-
ing the interest rate on the balance to9		
of \$ 188.95 each with payments to be applied first to interest	and then to remaining princip	oal balance due from month to
month with the first monthly payment being due <u>July 1</u> (2) THE UNDERSIGNED agree(s) that the aforesaid rate of intere	19/4	a dinan da diman in dha dinanai
of the ASSOCIATION be increased to the maximum rate per annum per	st on this opigation may from mitted to be charged by the t	hen applicable South Carolina
law. Provided, however, that in no event shall the maximum rate of intervithe balance due. The ASSOCIATION shall send written notice of any in OBLIGOR(S) and such increase shall become effective thirty (30) days monthly installment payments may be adjusted in proportion to increme in full in substantially the same time as would have occurred prior to any (3) Should any installment payment become due for a period in except "LATE CHARGE" not to exceed an amount equal to five per centum (5) (1) Privilege is reserved by the obligor to make additional payments ments, including obligatory principal payments do not in any twelve (12) mexceed twenty per centum (20%) of the original principal balance assumer per centum (20%) of the original plance assumed upon payments interest on such excess amount computed at the then prevailing months interest on such excess amount computed at the then prevailing methods (30) day notice period after the ASSOCIATION has given written in (5). That all terms and conditions as set out in the note and mortgage	nerease in interest rates to the after written notice is mailed at in interest rates to allow yescalation in interest rate, is of (15) fifteen days, the contine the principal balance assumed. Further privilege is resertent to the ASSOCIATION coate of interest according to tay be paid in full without any notice that the interest rate is	the last known address of the L It is further agreed that the v the obligation to be retired ASSOCIATION may collect a aliment payment, amed providing that such payanniversary of the assumption wed to pay in excess of twenty of a premium equal to six (6) the terms of this agreement ablitional premium during any to be escalated.
this Agreement. (6) That this Agreement shall bind jointly and severally the successoriers, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their hands a		CIATION and OBLIGOR, his lune 1274 WINGS AND LOAN ASS
In the presence of: AS TO FIDELITY FEDERAL BY		Xex government
	(Aland Drick	(SEAL)
- Hansy & Brines		(SEAL)
AS TO JONATHAN E. FRICKE AND NANCY FRICKE	50.25	
tul total	Inathan E. Frick	CONCLY(SEAL)
	The second secon	(\$EAL)
Hannoth	Assuming C	DELIGOR(S)
The second secon	tradition in the Section Control of the Section of	En vinter habit Series En
CONSENT AND AGREEMENT OF TR	ANSFERRING ORLIGOR	/S)
In consideration of Fidelity Federal Savings and Loan Association's consideration of One dollar (\$1.00), the receipt of which is hereby asked	ontsent to the assumption of cowledged, I (we), the unders	igneiles anive, and in turiner
GOR(S) do hereby consent to the terms of this Modification and Assump	tion Agreement and agree to	be bound thereby.
In the presence of:	grand of the second of the sec	(SEAL)
Tang & Lane		1435 (SEAL)
Burn G. Barrens	Susan S. Mai	rshall
and from the the transfer will be the transfer to the transfer will be the transfer to the tra		(SEAL)
	Transferring 0	elicor(s) (Seal)
STATE OF SOUTH CAROLINA)	PROBATE	
COUNTY OF GREENVILLE)	<u> </u>	odoest teesahee n
Personally appeared before me the undersigned who made oath the Prices. Williams Prices Susan S. M.	e term con Fidelity II	saerat, renatessak es –
	arsnau	and the second s
sign, seal and deliver the foregoing Agreement(s) and that (s) he with th	arsnau	and the second s
	arsnau	and the second s

(CONTINUED ON HEXT PAGE)