DONNIE S.TANKERSLEY R.H.C.

600x 1294 PAGE 264

GREENVILLE CO. S. 173

GREENVILLE CO. S. 174

FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

Day.	MODIFICATION	R ASSOMITION MONDEMBER
STATE OF SOUTH C	AROLINA	Loan Account No.
COUNTY OF GRE	ENVILLE	
WHEREAS F	irst Federal Savings and Loan As	ssociation of Greenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owne	r and holder of a promissory note	e datedMarch 23, 1973, executed by
	Imperial Property	ies, Inc. in the original sum of \$ 38,000.00 bearing
interest at the rate of -	Lot 72 Devonwood	first mortgage on the premises being known as
Greenville County in 1 to the undersigned OB WHEREAS the A assumption of the more	Mortgage Book 1270 LIGOR(S), who has (have) agree	page 684 title to which property is now being transferred of to assume said montrage loan and to pay the balance due thereon; and transfer of ownership of the montgaged preprints to the OBLIGOR and his rate on the balance due is increased from 7.75 to a present
8.00	C and can be excelled a	e barojester statej
NOW, THEREFO	RE, this agreement made and ent	tered into this 19th day of October 19 73, by and between L. Clark
the ASSOCIATION, a as assuming OBLIGO	s mongagee, and ———————————————————————————————————	
	•	WITNESSETH:
hereby acknowledged,	the undersigned parties agree as a balance at the time of this assu	implied is \$; that the Association is presently mereas.
ing the interest rate of	n the balance to 8.00 %.	That the OBLIGOR agrees to repay said obligation in monthly installments
of \$_281.18	each with payments to be appli	ied first to interest and then to remaining principal balance due from month to
of the ASSOCIATION	RSIGNED agree(s) that the alone N be increased to the maximum r	essid rate of interest on this obligation may from time to time in the discretion rate per arran permitted to be fight and the real applicable South Carolina and the control of the contr
law. Frevided, however the falance due. The OBLIGOR(S) and su monthly installment in in full in substantiall (3) Should any i "LATE CHARGE" in (4) Privilege is iments, including oblig exceed twenty per coper centum (20%) or months interest on substalled interest on substalled (5) That all terr	er, that in no event shall the maxical ASSOCIATION shall send written increase shall become effective payments may be adjusted in prolyte the same time as would have on stallment payment become due foot to exceed an amount equal to reserved by the obligor to make a gatory principal payments do not it entum (20%) of the original principal balance and the original principal balance and parties. Provided, however, the period after the ASSOCIATION ms and conditions as set out in the	ten notice of any increase in interest rates to the last known address of the ve thirty (20) days after written notice is mailed. It is further agreed that the operation to increments in interest rates to allow the obligation to be retired coursed prior to any escalation in interest rate. For a period in excess of (15) fifteen days, the ASSOCIATION may collect a five per centum (5%) of any such past due installment payment. Additional payments on the principal balance assumed providing that such paymant welve (12) month period beginning on the anniversary of the assumption raised balance assumed. Further privilege is reserved to pay in excess of twenty assumed upon payment to the ASSOCIATION of a premium equal to six (6) are then prevailing rate of interest according to the terms of this agreement the entire balance may be paid in full without any additional premium during any has given written notice that the interest rate is to be escalated.
this Agreement. (6) That this Agreers, successors and IN WITNESS W	greement shall bind jointly and se assigns. VHEREOF the parties hereto hav	re set their hands and seals this 19th day of October 1973.
In the presence of: January Bankare	C Nunley La Bold	FIRST EXDERAL SAVINGS & LOAN ASSOCIATION BY: Virgil L. Clark (SEAL)
		Assuming OBLIGOR(S)
	ation of First Federal Savings and	EEMENT OF TRANSFERRING OBLIGOR(S) Lean Association's consent to the assumption outlined above, and in further which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI- fication and Assumption Agreement and agree to be bound thereby. IMPERIAL PROPERTIES, INC. BY: Dee A. Smith, President (SEAL) Transferring OBLIGOR(S)
STATE OF SOUT	H CAROLINA)	PROBATE
Personally app Dee A. Smi	peared before me the undersigned Lth, President Imper	who made oath that (s)he saw C. Timothy Sullivan, Attorney ial Properties, Inc., and Virgil L. Clark
sign, seal and deliv	er the foregoing Agreement(s) an	ed that (s)he with the other subscribing witness witnessed the execution thereof.
SWORN to before	me this October 0-19 73	Name C Hunta
Marken 1	A Doll. D. A.	—(SEAL)
Notary Public for My commission ex	South Carolina pires: 7-15-81	OCT 3 1 1973 11999 (OVER)

4328 RV-2

OI

(V)

0-