GREENVILLE CO. S. C.

Aug 14 9 55 AK '70

BOOK 1163 PAGE 396

OLLIE FARNSWORTH
FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA MODIFICATION & ASSUMPTION AGREEMENT

COUNTY OF GREENVILLE	Loan Account No.
CIATION, is the owner and holder of a promissory note dat Alvin Trammel 1	ation of Greenville, South Carolina, hereinafter referred to as the ASSO- ted January 23, 1969, executed by in the original sum of \$ 28,000.00 bearing t mortgage on the premises being known as Lot # 5 Fernwood cenville, S. C., which is recorded in the RMC office for
Interest of the same 7	in the original sum of \$ 28,000.00 bearing
Drive, Section 4, Edwards Forest, near Gro	t mortgage on the premises being known as LOC # 3 Fernwood
Greenville County in Mortgage Book 1115	310 , which is recorded in the RMC office for
WHEREAS the ASSOCIATION has agreed to said tran	, which is recorded in the RMC office for assume said mortgage loan and to pay the balance due thereon; and sfer of ownership of the mortgaged premises to the OBLIGOR and his on the balance due is increased from
NOW, THEREFORE, this agreement made and entered	into this 4th August 10 70
the ASSOCIATION, as mortgagee, and Joe H. Mehaff as assuming OBLIGOR,	on the balance due is increased from
WIT	NESSETH:
In consideration of the premises and the further sum of \$1 hereby acknowledged, the undersigned parties agree as follow (1) That the loan balance at the time of this assumption	1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is 1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is 1.00 paid by the ASSOCIATION is presently increas-
ing the interest rate on the balance to	the OBLIGOR agrees to repay said obligation in monthly installments
of \$ 233.29 each with payments to be applied firs month with the first monthly payment being due September 1997 THE UNDERSIGNED PAYMENT SERVICE SEPTEMBER 2007	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
	ate of interest on this obligation may from time to time in the discretion annum permitted to be charged by the then applicable South Carolina
inw. Provided, however, that in no event shall the maximum re	nto of interest around 11/2
OBLIGOR(S) and such increase shall become effective thirt monthly installment payments may be adjusted in proportion in full in substantially the same time as would have occurred	ice of any increase in interest rates to the last known address of the y (30) days after written notice is mailed. It is further agreed that the to increments in interest rates to allow the obligation to be retired
"LATE CHARGE" not to exceed an amount count to five per	find in excess of (15) fifteen days, the ASSOCIATION may collect a
ments, including obligatory principal payments do not in any tw	ti payments on the principal balance assumed providing that such pay-
ner centum (20%) of the original principal balance	dance assumed. I artifer privilege is reserved to pay in excess of twenty
months interest on such excess amount computed at the then p	revailing rate of interest according to the terms of this agreement to balance may be paid in full without any additional premium during any en written notice that the interest rate is to be escalated.
thirty (30) day notice period after the ASSOCIATION has give	n written notice that the interest rate is to be escalated.
this Agreement.	in the space shart continue in full force, except as modified expressly by
heirs, successors and assigns.	he successors and assigns of the ASSOCIATION and OBLIGOR, his ir hands and seals this 4th day of August 1970
	ir nands and seals this day of, 19
In the presence of:	FIDELITY FEDERAL SAYINGS & LOAN ASSOCIATION
- Cf Close & Ducon	BY: (SEAL)
Hayer. Strong	(SEAL)
	Jan H. Makall. 1
	(SEAL)
	Assuming OBLIGOR(S) (SEAL)
CONCENT AND ACRES COVE	
In consideration of Fidelity Federal Services and Leaves	OF TRANSFERRING OBLIGOR(S)
consideration of One dollar (\$1.00), the receipt of which is her GOR(S) do hereby consent to the terms of this Modification and	ciation's consent to the assumption outlined above, and in further reby acknowledged, I (we), the undersigned(s) as transferring OBLI-Assumption Agreement and agree to be bound thereby.
In the presence of:	· Jaylas A. Kusel (SEAL)
To line I. Whom	Nanta D. Susell (SEAL)
Mayet. Johnson J.	(SEAL)
	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	PROBATE
	oath that (s)he saw Joe H. Mehaffey and Celia S. Mehaffey nd Wanda H. Russell as Transferring Obligors
as Assuming Obligors and Douglas N. Russell a	nd Wanda H. Russell as Transferring Obligors
SWORN to before me this	with the other subscribing witness witnessed the execution thereof.
4th day of August 1970	
Wlayer. Amon MASEAL)	+ J. am of Steam
Notary Public for South Karolina My commission expires: November 19 1979	<u>Proposition of the Community of the Com</u>
Agreement Recorded August 14, 1970 at	9:55 A. M., #3685.
o esti prego figgio o estis la divolución de la complete de la complete de la complete de la complete de la co	最高に手術を見れた時間は表現という情報は最高を表現されます。 まん さいかん こうかん あんごうりょう イン・カン・ディスティー・ディー