800x 1187 PAGE 605

ORBENVILLE, CO.S. C. RECORDING SET 1800x 1187 PASE 603 WIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION OLLIE FARNSWORTH GREENVILLE, SOUTH CAROLINA MODIFICATION & ASSUMPTION AGREEMENT

1. 中国文学中的中国,中国创建中国国际部队主席的基本企业的专项的企业的发展,从企业发展的企业企业的设计。 第四位编辑 "我们的是是是不是不是有关的。"	MPTION AGREEMENT
STATE OF SOUTH CAROLINA COUNTY OF: GREENVILLE	Ton Account No
COUNTY OF GREENVILLE	The state of the s
WHEREAS Fidelity Rederal Savings and Tonn Association as	Greenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owner and holder of a promissory note dated	anuary 15, 1971
CIATION, is the owner and holder of a promissory note dated J. E. Meadors interest at the rate of 8% and secured by a first mortga	in the original sum of \$22,000,00
interest at the rate of 8 % and secured by a first mortga	ge on the premises being known as greater portion
of Lot 26, Map No. 2, Liberty Park	, which is recorded in the RMC office for
Of Lot 26. Map No. 2. Liberty Park Greenville County in Mortgage Book 1178 to the undersigned OBLIGOR(S), who has (have) agreed to assume a WHEREAS the ASSOCIATION has agreed to said transfer of	235 title to which property is now being transferred
to the undersigned OBLIGOR(S), who has (have) agreed to assume a WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the b	ownership of the mortgaged premises to the GBLIGOR and his
rate of	stated
NOW, THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and William B. Sykes	day of
the ASSOCIATION, as mortgagee, and William B. Sykes as assuming OBLIGOR.	, Jr. and Jane Brewer Sykes
WITNESS	
In consideration of the premises and the further sum of \$1.00 paid hereby acknowledged the understand parties across as follows:	h. the Accordance to the contract of the contr
In consideration of the premises and the further sum of \$1.00 paid hereby acknowledged, the undersigned parties agree as follows: decreas That the loan balance at the time of this assumption is \$2 Ext the interest rate on the balance to	1.961.40
KH the interest rate on the balance to	IGOR person to reper said obligation to reper said obligation to
of \$ 162.58 each with payments to be applied first to inter	rest and then to remaining principal belonce due from process
month with the first monthly payment being due May 1 (2) THE UNDERSIGNED agree(s) that the aforesaid rate of in of the ASSOCIATION be increased to the maximum rate per annum	
of the ASSOCIATION be increased to the maximum rate per annum	terest on this obligation may from time to time in the discretion permitted to be charged by the then applicable South Carolina
law. Provided, however, that in no event shall the maximum rate of in the balance due. The ASSOCIATION shall send written notice of an OBLIGOR(S) and such increase shall become effective thirty (30).	terest exceed Seven & one-half73)% per annum on
OBLIGOR(S) and such increase shall become effective thirty (30) d	ny increase in interest rates to the last known address of the lays after written notice is mailed. It is further acrosed that the
in full in substantially the same time as would have convered time	ements in interest rates to allow the obligation to be retired
"LATE CHARGE" not to exceed an amount equal to five new contum	xcess of (1b) fifteen days, the ASSOCIATION may collect a
ments, including obligatory principal payments do not in any trealize (1)	most be principal balance assumed providing that such pay-
per centum (20%) of the original principal belance as	sumed. Further privilege is reserved to pay in excess of twenty
between the undersigned parties. Provided, however the entire balance	rate of interest according to the terms of this agreement
(5) That all terms and conditions as set out in the note and morte	
	age shall continue in full force except as modified expenses be-
(6) That this Agreement shall hind jointly and saverally the succession	age shall continue in full force, except as modified expressly by
(6) That this Agreement shall bind jointly and severally the successive and severally ar	age shall continue in full force, except as modified expressly by ssors and assigns of the ASSOCIATION and OBLIGOR, his
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