HI: 100

BOOK 1202 PAGE 427

## FIRELITY FEDERAL SAVINGS AND LOAN ASSOCIATION R. M. C. GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

	Loan Account No.
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	•
	m of Greenville, South Carolina, hereinafter referred to as the ASSO- March 30 1971, executed by M. G. Proffit
CIATION, is the owner and holder of a promissory note dated	in the original sum of \$32,000.00 bearing mortgage on the premises being known as Lot 372 Imperial which is recorded in the RMC office for
Inc.	rortgage on the premises being known as Lot 372 Imperial
interest at the rate of	, which is recorded in the RMC office for
Greenville County in Mortgage Book 1185	page 205, title to which property is now being transferred saume said mortgage loan and to pay the balance due thereon; and er of ownership of the mortgaged premises to the OBLIGOR and his in the balance due is increased from 7 1/2 % to a present
rate of 7 3/4 %, and can be escalated as herein	nafter stated.
NOW THEREFORE this agreement made and entered int	to this 12 day of August 19 71 by and between
NOW, THEREFORE, this agreement made and entered int the ASSOCIATION, as mortgagee, and <u>Carl W. Yos</u>	t and Joanna S. Yost
	NESSETH:
	and grammon, the OPLICOR receipt of which is .
	00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is : 32,000,00; that the ASSOCIATION is presently increasing the constant of the obligation in monthly installments
/ 1 H 7% That th	IN THIS OUT BETTES TO TELLED TO
of \$ 229.26 cach with payments to be applied first	to interest and then to remaining principal balance due from month to
	to interest and then to remaining principal balance due from more to oper 1, 19_71.  Ite of interest on this obligation may from time to time in the discretion annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then applicable South Carolina annum permitted to be charged by the then a
	ite of Interest exceed
opticon(s) and such increase shall become effective thirty	y (30) days after written notice is marked to obligation to be retired
monthly installment payments and yould have occurred to	prior to any escalation if they destruct the ASSOCIATION may collect a
(3) Should any installment payment apply to five per	centum (5%) of any such past due instantient publication that and pays
(4) Privilege is reserved by the contents do not in any tw	velve (12) month period beginning on the anniversal in average of twenty
ments, including obligatory principal basis and principal basis	lance assumed. Further privilege is reserved to any sound to six (6)
per centum (20%) of the original principalities at the then pr	revailing rate of interest account on additional premium during any
between the undersigned parties. Provided, however, the entire thirty (30) day notice period after the ASSOCIATION has give thirty (30) day notice period after the ASSOCIATION has give thirty (30).	en written notice that the interest rate is to be escalated.
(5) That all terms and conditions as set out in the note an	en written notice that the interest rate is to be escalated.  and mortgage shall continue in full force, except as modified expressly by
this Agreement. (6) That this Agreement shall bind jointly and severally t	the successors and assigns of the ASSOCIATION and OBLIGOR, his
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set the	eir hands and seals this 12 day of August 1971.
In the presence of:	FIDERATY FEDERAL SAYINGS & LOAN ASSOCIATION
In the presence of	BY: (SEAL)
1) // //	John G. Cheros (SEAL)
Dress of QV Marines	Carl V. Yost,
	Joanna S. Good (SEAL)
	Joanna S. Yost(SEAL)
	Assuming OBLIGOR(S)
1	**************************************
CONSENT AND AGREEMEN	NT OF TRANSFERRING OBLIGOR(S)
In consideration of Fidelity Federal Savings and Loan As	ssociation's consent to the assumption outlined above, and in further hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-ind Assumption Agreement and agree to be bound thereby.
consideration of Pidenty Tedenty Tedents of which is he consideration of One dollar (\$1.00), the receipt of which is he GOR(S) do hereby consent to the terms of this Modification as	and Assumption Agreement and agree to be bound thereby.
In the presence of:	(SEAL)
If the presence of	(SEAL)
	(SEAL)
	(SEAL)
	Transferring OBLIGOR(S)
STATE OF SOUTH CAROLINA )	PROBATE
Personally appeared before me the undersigned who made	de eath that (s) he saw. Life Houve marticles
sign seal and deliver the foregoing Agreement(s) and that (s)	)he with the other subscribing witness witnessed the execution thereof.
and the state of t	
12 day of A112 115t, 19-71	
Luice Willeton En (SEAI	L)
Notary Public for South Carolina	
Modification Agreement Recorded August 12	?, 1971 at 4:32 P.M. #4 <sup>937</sup>
PERCENT AND	