SEP 18. 12 LOPH 17

RECORDING FEE

800K 1205 PAGE 291

## OLLIE FARMS WOR FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT	
STATE OF SOUTH CAROLINA  COUNTY OF GREENVILLE	•
	sso-
CIATION, is the owner and holder of a promissory note dated Julie 10, 25, 350,00 her	aring
interest at the rate of 8 % and secured by a first mortgage on the premises being known as which is recorded in the RMC offic	c for
Greenville County in Mortgage Book 1128 , page 612 , title to which property is now being transfe to the undersigned OBLIGOR(S), who has (have) agreed to assume said mortgage loan and to pay the balance due thereon; and WHEREAS the ASSOCIATION has agreed to said transfer of ownership of the mortgaged premises to the OBLIGOR and assumption of the mortgage loan, provided the interest rate on the balance due is the observed from decreased rate of 7-1/2 , and can be escalated as hereinafter stated.	erreu
marriagnorm at the second and entered into this usy of	ween
the ASSOCIATION, as mortgagee, and Betty J. Weaver	<del></del> ,
WITNESSETH:	ch is
In consideration of the premises and the further sum of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which hereby acknowledged, the undersigned parties agree as follows:  (1) That the loan balance at the time of this assumption is \$24,633.40; that the ASSOCIATION is presently included in the content of the c	reas-
ing the interest rate on the balance to 7-1/2 %. That the OBLIGOR agrees to repay said obligation in monthly installing the interest rate on the balance to 7-1/2 %. That the OBLIGOR agrees to repay said obligation in monthly installing the interest rate on the balance to 7-1/2 %.	ith to ·
month with the first monthly payment being due OCTOPEL 1 19 19 19 19 19 19 19 19 19 19 19 19 1	etion. colina
of the ASSOCIATION at increased to the maximum rate of interest exceed Seven & one-half (7-)1/Ber annu law Provided however, that in no event shall the maximum rate of interest exceed Seven & one-half (7-)1/Ber annu	m on
OBLIGORS and such installment payments may be adjusted in proportion to increments in interest rates to allow the omigation to be re-	stir eu
(3) Should any installment payment between the five per centum (5%) of any such past due installment payment.	mnv-
ments, including obligatory principal payments to not in any balance assumed. Further privilege is reserved to pay in excess of the original principal balance assumed. Further privilege is reserved to pay in excess of the original principal balance assumed. Further privilege is reserved to pay in excess of the original principal balance assumed.	venty v (6)
months interest on such excess amount compared to the entire balance may be paid in full without any additional premium during between the undersigned narties. Provided, however, the entire balance may be paid in full without any additional premium during between the control of the exceptance.	gany
thirty (30) day notice period after the ASSOCIATION has given written notice that the interest rate is to be except as modified express (5) That all terms and conditions as set out in the note and mortgage shall continue in full force, except as modified express this Agreement.  (6) That this Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOI heirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their hands and seals this 10th. day of September., 19.	t, his
In the presence of:  FIDERITY PETERAL SAVEYS & IGAN ASSOCIATION OF THE PROPERTY OF THE PROPERT	LION
Though the state of the state o	EAL)
Copielle William	EAL)
Letty J. wewer 18	EAL)
Assuming OBLIGOR(8)	
CONSENT AND AGREEMENT OF TRANSFERRING OBLIGOR(S)	
In consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full consideration of Fidelity Federal Savings and Loan Association's consent to the assumption outlined above, and in full constant of the consent o	irther )BLI-
COR(S) do hereby consent to the terms of this month cation and the hereby consent to the terms of this month cation and the	EAL)
	EAL)
(S	EAL)
(S Transferring OBLIGOR(S)	EAL)
STATE OF SOUTH CAROLINA ) PROBATE	
COUNTY OF GREENVILLE)  Personally appeared before me the undersigned who made oath that (s)he saw gotto it weaver	
sign, seal and deliver the foregoing Agreement(s) and that (s)he with the other subscribing witness witnessed the execution th	ereof.
SWORN to before the this  17 1 Any of SAD1 OFFICE (19) (SEAL)	
Notary Public for South Carolina (1)  My commission expires:  My commission expires:  My commission expires:  My commission expires:	• • •
mouthfultion a Alban, tich Arridmand Rec rist by the	64 822 F