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FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

CREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	Loan Account No.
WHITE AC ELLIAS TOLING CONTROL OF YOUR ASSESSED.	
HEREAS Fidelity Federal Savings and Loan Association, is the owner and holder of a promissory note day	ation of Greenville, South Carolina, hereinafter referred to as the ASSO- ted April 15, 1971 , executed byin the original sum of \$ 21,000.00bearing st mortgage on the premises being known as
LOYU G, BOYEL	in the original sum of \$ 21,000.00 bearing
terest at the rate of	st mortgage on the premises being known as N H111 , which is recorded in the RMC office for , page 87 , title to which property is now being transferred assume said mortgage loan and to pay the balance due thereon; and
reenville County in Mortgage Book 1187	-, page 87 title to which property is now being transferred
WHEREAS the ASSOCIATION has agreed to said traisumption of the mortgage loan, provided the interest rate	o on the balance due is increased from
te of 7 3/4 %, and can be escalated as her	into this 24th day of September, 19 71, by and between
e ASSOCIATION, as mortgagee, and Herbert G. assuming OBLIGOR,	Merritt and Mary B. Merritt
	rnesseth:
In consideration of the premises and the further sum of \$	\$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
reby acknowledged, the undersigned parties agree as follow (1) That the loan balance at the time of this assumption	on is \$ 21,000.00; that the ASSOCIATION is presently increas-
the interest rate on the balance to	the OBLIGOR agrees to repay said obligation in monthly installments
each with the first monthly navment being due Octobe:	r 1 10.71
the ASSOCIATION he ingregated to the maximum rate no	rate of interest on this obligation may from time to time in the discretion er annum permitted to be charged by the then applicable South Carolina
v. Provided, however, that in no event shall the maximum a balance due. The ASSOCIATION shall send written no	rate of interest exceed 7.3/4 (73/4% per annum on otice of any increase in interest rates to the last known address of the try (30) days after written notice is mailed. It is further exceed that the
LIGOR(S) and such increase shall become effective this nthly installment payments may be adjusted in proportion	rty (30) days after written notice is mailed. It is further agreed that the on to increments in interest rates to allow the obligation to be retired
full in substantially the same time as would have occurred	d prior to any escalation in interest rate. eriod in excess of (15) fifteen days, the ASSOCIATION may collect a
ATE CHARGE" not to exceed an amount equal to five po	er centum (5%) of any such past due installment payment,
nts, including obligatory principal payments do not in any	nai phyments on the principal balance assumed providing that such pay- twelve (12) month period beginning on the anniversary of the assumption balance assumed. Further privilege is reserved to pay in excess of twenty
r centum (20%) of the original principal balance assume	ed upon payment to the ASSUCIATION of a premium equal to six (6).
onths interest on such excess amount computed at the then tween the undersigned parties. Provided, however, the ent	prevailing rate of interest according to the terms of this agreement ire balance may be paid in full without any additional premium during any iven written notice that the interest rate is to be escalated.
irty (30) day notice period after the ASSOCIATION has gi	iven written notice that the interest rate is to be escalated. and mortgage shall continue in full force, except as modified expressly by
is Agreement	the successors and assigns of the ASSOCIATION and OBLIGOR, his-
	heir hands and seals this 24th day of September 19 71
the presence of:	FIDELITY PEDARAL SAVINGS & LOAN ASSOCIATION
Kelica 12. Stuff	BY: (SEAL)
unda D. Forrester	(SEAL)
	V Dranker T & manset
	-Man R M. ++
	Accession OPLICOP(S) (SEAL)
	Assuming Obligor(S)
CONSENT AND AGREEMEN	NT OF TRANSFERRING OBLIGOR(S)
	internation of the commentation is a substitute of the commentation of the commentation of the commentation of
sideration of One dollar (\$1.00), the receipt of which is R(S) do hereby consent to the terms of this Modification s	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.
the presence of:	(SEAL)
	oligi (1907) (1907) kan kan kan kan kan kan kan kan kan kan
	(SEAL)
	(SEAL)
	Transferring OBLIGOR(S)
TE OF SOUTH CAROLINA.)	PROBATE
JNTY OF GREENVILLE)	the shows named and the
Personally appeared before me the undersigned who made	de oath that (a) he saw
seal and deliver the foregoing Agreement(s) and that (s)	he with the other subscribing witness witnessed the execution thereof.
ORN to before me this	
h day of September 19 71	
en Da O Focrestai (SEAT	" Relieved Dr. Huff
ary Public for South Carolina commission expires: 8/4/79	
diffication and Assumption Agreement Rec	orded-September 27, 1971 at 10:54 A.M., #9039
	reproduction of the control of the c
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