GREENVILLE CO. S. C.

6008 1242 PAGE 573

## JUL 27 2 14 PH '77 ELIZABETH RIDDLE R.M.C. GREENVILLE, SOUTH CAROLINA CONTROL C

## MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	•	Loan Account No.	
COUNTY OF GREENVILLE			•
	an Association of Greenville South	Carolina hereinafter referred to	as the ASSO-
WHEREAS Fidelity Federal Savings and Los CIATION, is the owner and holder of a promissor, M. L. Lanford, Jr.,	September 3, 1969	9 executed by ——	
CIATION, is the owner and holder of a promissor,	y note dated	27,750.00	henring
8	in to	ie original sum of \$	Dearing
interest at the rate of and secured Lot 61, Hudson Road, Pelham Estate	by a first mortgage on the premis	es being known as	
Lot 61, Hudson Road, Fernan Estate	23, 00001011	, which is recorded in the R	MC office for
Greenville County in Mortgage Book 1135 to the undersigned OBLIGOR(S), who has (have) WHEREAS the ASSOCIATION has agreed to assumption of the mortgage loan, provided the int rate of 75 76, and can be escalar NOW, THEREFORE, this agreement made an	erest rate on the balance due is ine de ted as hereinafter stated.	reamed from 8 % ecreased 72 by	to a present
the ASSOCIATION, as mortgagee, and Ke	en M. Nelson and Rubye.H.	. Nelson	
the ASSOCIATION, as mortgagee, and as assuming OBLIGOR,			•
	WITNESSETH:		
month with the first monthly payment being due— (2) THE UNDERSIGNED agree(s) that the of the ASSOCIATION be increased to the maximulaw. Provided, however, that in no event shall the the balance due. The ASSOCIATION shall send to OBLIGOR(S) and such increase shall become eff monthly installment payments may be adjusted in in full in substantially the same time as would hav (3) Should any installment payment become due that CHARGE not to exceed an amount equal (4) Privilege is reserved by the obligor to may ments, including obligatory principal payments do nexceed twenty per centum (20%) of the original per centum (20%).	assumption is \$ 26,530.06  —%. That the OBLIGOR agrees to applied first to interest and then to Aug. 1,  aforesaid rate of interest on this oh am rate per annum permitted to be maximum rate of interest exceed written notice of any increase in itective thirty (30) days after written proportion to increments in interest excurred prior to any escalation use for a period in excess of (15) for to five per centum (5%) of any side additional payments on the principal balance assumed. Further consumed upon payment to the tother than the entire balance may be paid in ON has given written notice that the note and mortgage shall conting	repay said obligation in monthly remaining principal balance due for 19.72. Sligation may from time to time in charged by the then applicable Seven and one-half (7½) or parterest rates to the last known agest rates to allow the obligation in interest rate. If the hast due installment payment, cipal balance assumed providing the beginning on the anniversary of the privilege is reserved to pay in excassional properties of the full without any additional premium the interest rate is to be escalated, nue in full force, except as modified	installments from month to  the discretion beth carolina for annum on diress of the freed that the to be retired from y collect a first such pay- e assumption for any collect a first such pay- e assumption for any collect a first such pay- e assumption for any collect a first such pay- e assumption for any expressly by
this Agreement.  (6) That this Agreement shall bind jointly and			
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto			19 'a'
IN WITNESS WHEREOF the parties hereto	have set their hands and seals this	may or page 1	
In the presence of:			COVENTION
		EDERAL SAYINGS & LOAN AS	
Exectly Skighted	BY	Philipot, Jr. Joly	(SEAL)
	1. 116111)	, 3	(SEAL)
- Filly - Steep red	D 1.	u =0 /.	
	Phys 1	Y VOISON	(SEAL)
	Kubye 1	Nerson	- (SEAL)
	-/	Assuming QBLIGOR(S)	- (SEAL)
		Ken M. Nelson	
		NO CONTROLLY	
	REEMENT OF TRANSFERRI		
In consideration of Fidelity Federal Savings ar consideration of One dollar (\$1.00), the receipt of GOR(S) do hereby consent to the terms of this Mod	- which is hereby sekhowiedest to	(Rev. Obs. Abdate Electrician or Cranisti	d in further cring OBLI-
	. · · · · ·		(SEAL)
In the presence of:			_
R Kine it of Known of			(SEAL)
Lilling Windre			(SEAL)
in a delicity of the little men	`\1\	+ + 1.	• • • • • • • • • • • • • • • • • • • •
	7 ( )	t fragal for the state of the s	(SEAL)
STATE OF SOUTH CAROLINA )	PROBATE		
COUNTY OF GREENVILLE			
Personally appeared before me the undersigne by I. Henry Philpot, Jr.,; Rubye H. sign, seal and deliver the foregoing Agreement(s) a	-Nelson, ken M. Nelson ar	M M. E. Laniora	
SWORN to before me this			
Ckenner Thomas A	.07.1		
Notary Public for South Carolina	(SEAL)	<u> </u>	
My commission expires: \$ 14 111	_		= <del>-</del> .
		<b>.</b>	
Modification & Assumption Agr	membal termina haaa	, 2: Ω, F, V	