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JUL 6 11 10 AH'73 DONNIE S. TANKERSLEY	Spunie & Inkarel \$5971	BOOK 1276 PAGE 828
W.U.V.	•	A SSOCKATION FACE 789
FIDELITY FEDER	~ .	10 mg DIC DE
GR	EGREFICE SOUTH CAROLINA	THE RETURN PARTS & LOW FISH
MODIFIC	Agion & Assumption Agree.	MENT layer Michael
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	MIE S. TANKERSLEY DFC 13'76 Loan	Latter Helligh
	and Loan Association of Greenville, South Caroning	executed .
CIATION, is the owner and holder of a pro-	in the crigina	3 at 444 a 500 a 00 hearing 17
interest at the rate of and	secured by a first mortgage on the premises being	which is recorded in the RMC office for
Greenville Courty in Mortgage Book 1	274 512	with marrety is now heirs transferred
WHEREAS the ASSOCIATION has assumption of the mortgage loan, provided	greed to said transfer of ownership of the mortish the interest rate on the balance due is heroased nor	red premises to the OBLIGOR and his remnance to the OBLIGOR an
rate of	DO Januar V	uly 19 73, by and between
NOW, THEREFORE, this agreement is	Sheldon Goldfarb and Lila Gold	farb , f
as assuming OBLIGOR,	WITNESSETH:	F
(1) That the loan balance at the time	ties agree as follows: 44,500.00; that the obligon agrees to repay	the ASSOCIATION is presently indeas-
ing the interest rate on the balance ## of \$336.13 each with paymen	its to be applied first to interest and then to remain	ing principal balance due from month to
month with the first morthly nayment beilt	ng dre August 10 / 10 / 10 / 10 / 10 / 10 / 10 / 10	may from time to time in the discretion
law. Provided however, that in no event si the balance die. The ASSOCIATION sha OBLIGOR(S) and such increase shall be monthly installment payments may be ad in full in substantially the same time as (3) Shall any installment payment.	hall the maximum rate of interest exceed all send written notice of any increase in interest come effective thirty (30) days after written notic fusted in proportion to increments in interest rate would have occurred prior to any escalation in inter- fecome due for a period in excess of (15) fifteen of	rates to the last known address of the is is mailed. It is further agreed that the es to allow the obligation to be retired rest rate. days the ASSOCIATION may collect a
ments, including obligatory principal paym exceed twenty per centum (20%) of the per centum (20%) of the original princi- months interest on such excess amount co- hammen the undersigned parties. Provide	unt equal to five per centum (5%) of any sich has for the make additional payments on the principal beents do not in any twelve (12) month period legish original principal balance assumed. Further provide pal balance assumed upon payment to the ASSOC imported at the then prevailing rate of interest accord, however, the entire talance may be paid in full with SOUIATION has given written notice that the interest out in the note and mortgage shall continue in figure 1.	ing on the anniversary of the assumption ge is reserved to pay in excess of twenty (IATION of a premium equal to six (6) cording to the terms of this agreement ithout any additional premium during any contract and is to be escalated.
this Agreement.	jointly and severally the successors and assigns of es hereto have set their hands and seals this 2nd	the ASSOCIATION and OBLIGOR, his
In the professor: Stellass. Systems It Rolling	FIDELITY FEDER.	AN SAVINGS & LOAN ASSOCIATION (SEAL)
The H. Rus	./	(SEAL)
- Macus	Mulder	Soldfach (SEAL) Asseming OBLAGOR(S)
		Assigning OBLAGOR(S)

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 further consideration of One dollar (\$1.00), the receipt of which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-GOR(S) do hereby consent to the terms of this Modification and Assumption Agreement and agree to be bound thereby.

[SEAL]

In the presence of:

(SEAL)

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