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FILED GREENVILLE CO. S. C.	100 Bis	out to intenting	OCI
"FIDELITY!! FEDERAL S	SAVINGS AND	LOAN ASSOCIAT	TION"
OLLIE FARRSWORTH GREEN	NVILLE, SOUTH CARO	LINA 13 TOLC	_72/
R. M. C. MODIFICATION	& ASSUMPTION	AGREENIENT The	10 2 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
STATE OF SOUTH CAROLINA	J/dl 2 5 1978		ann. 19
COUNTY OF GREENVILLE	21993	Kathe Jani	Esperiment of the second
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE WHEREAS Fidelity Federal Savings and Loan. CIATION, is the owner and holder of a promissory n Will Jackson Silvers	Association of Greenville, Some dated	outh Carolina, here referred by -	to as the ASSUM
Will Jackson Silvers	e a first mortgage on the pr	in the original sum of \$-5.,400	and 22
interest at the rate of -6-3/4-5 and secured by View Point Place Greenville County in Mortgage Book 1044	= 30	which is recorded in	the RMC office for
to the undersigned ChildCh(S), who has (have) agr WHEREAS the ASSOCIATION has agreed to sa	reed to assume said morigap aid transfer of ownership of	the mortgaged premises to the	OBLIGOR and his?
assumption of the mortgage loan, provided the intere	st rate on the balance due i. as hereinafter stated.	s increased from	?e to a present
NOW, THEREFORE, this agreement made and entre ASSOCIATION, as mortgagee, and Pate	entered into this -4th-da	ay ofNovember_, 19_7	L, by and between
as assuming OBLIGOR,			- J
In consideration of the premises and the further s	WITNESSETH: um of \$1.00 paid by the AS	SOCIATION to the OBLIGOR,	receipt of which is
hereby acknowledged, the undersigned parties agree a (1) That the loan balance at the time of this ass	sumption is \$3,481.16	; that the ASSOCIATION i	is presently increas-
ing the interest rate on the balance toS of \$_58.00 each with payments to be app			
month with the first monthly payment being due ———————————————————————————————————	Hovember resaid rate of interest on the	, 19-71 is obligation may from time to ti	me in the discretion
of the ASSOCIATION be increased to the maximum law. Provided, however, that in no event shall the may	cimum rate of interest excee	d ()% per annum on
the balance due. The ASSOCIATION shall send wri OBLIGOR(S) and such increase shall become effecti monthly installment payments may be adjusted in pr	ive thirty (30) days after workertion to increments in i	ritten notice is mailed. It is furt nterest rates to allow the oblig	her agreed that the
in full in substantially the same time as would have a (3) Should any installment payment become due f "LATE CHARGE" not to exceed an around equal to	for a period in excess of (1) five per centum (5%) of a	5) fifteen days, the ASSOCIAT by such past due installment pay	rient.
(4) Privilege is reserved by the obligar to make ments, including obligatory principal payments denot exceed twenty per centura (20%) of the original pri-	additional payments on the in any twelve (12) month re	principal balance assumed providual beginning on the anniversary	ding that such pay- v of the assumption
per centum (20%) of the original principal balance months interest on such excess amount computed at the between the undersigned parties. Provided, however,	assumed upon payment to the then prevailing rate of i	the ASSOCIATION of a premiu aterest according to the terms	m equal to six (6) of this agreement
thirty (30) day notice period after the ASSOCIATION (5). That all terms and conditions as set out in the this Agreement.	has given written notice th	at the interest rate is to be esca	lated.
(6) That this Agreement shall bind jointly and se heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto hav			
In WITNESS WHEREOF the parties rereto have			
Fray Michines	\\	y profical savings of 16	(SEALA
Nda K. Charle	Agent A	or Fidelity Federa] (SEAL)
	16	rter & Delius	(SEAL)
		Assuming OBLIGOR(S.	(SEAL)
			,
CONSENT AND AGRE	EMENT OF TRANSFE	RRING OBLICOR(S)	
In consideration of Fidelity Federal Savings and licensideration of One dollar (\$1.00), the receipt of wigons of the GOR(S) do hereby consent to the terms of this Modifi	Lean Association's consent hich is hereby acknowledged	to the assumption offlined also L(ng), the toder and(s) and	ve, and in further transferring OBLI-
In the presence of:	Wiff	If fulluser	(SEAL)
Nacy To Clark			(SEAL)
Cuff of the contraction			(SEAL)
g '		Transferring OBLIGOR(S)	(SEAL)
STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	PROBA	те	
Personally appeared before me the undersigned v	who made oath that (s)he sa	w_Will_Jackson_Sil	yers
and Patra R. Silve sign, seal and deliver the foregoing Agreement(s) and	that (s)he with the other si	ibscribing witness witnessed the	
SWORN to before me this 4th days Aloxember 1971	D	ac & Clark	10
Notary Public for South Carolina	-(SEAL)	201501 2 E	2,5,4,67.T 6,10267
Notary Dudle for South Carolina My commission expires: April 7/1979 Kodification and Assumption Agr	gement Recorded Nov	0. EU	(E.S. G.
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