	ENLE ON SHORM FEDERAL	RECCRUNG FEE CLAY
	ENER ROSS, 18	PAID'S 100 BOOK 1151 PAGE 125
	EWIL OF THE STATE	SAVINGS AND LOAN ASSOCIATION
Chr	ENITE 80 STORY FEDERAL STREET OLLE FR. H. C. MODIFICATION	NVILLE, SOUTH CAROLINA
,	IN LEFAMO.	
		& ASSUMPTION AGREEMENT
	STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	Loan Account No.
e e	CIATION, is the owner and holder of a promissiony	Association of Greenville, South Carolina, hereinafter referred to as the ASSO-
,	Ponald Williams and Linda S. V.	note dated July 15, 1969, executed by William / 1111ams in the original sum of \$21,200 pearing
	interest at the rate of eight and secured b	y a first mortgage on the premises being known as TOR THOOK AVE.
	Greenville County in Mortgage Rook 1131	page 1295, which is recorded in the RMC office for
	to the undersigned OBLIGOR(S), who has (have) age WHEREAS the ASSOCIATION has agreed to s	reed to assume said mortgage loan and to pay the balance due thereon; and aid transfer of ownership of the mortgaged premises to the OBLIGOR and his est rate on the balance due is increased from ————————————————————————————————————
	rate of sand can be escalated	as hereinafter stated
2.d. 4	NOW THEREFORE, this agreement made and	entercolinto this 24th day of March 1970, by and between Pradham and 1 mily 1. Pradham
	the ASSOCIATION, as mortgagee, and as assuming OBLIGOR,	. Fractian and Imity I. Pragman
:		WITNESSETH
	In consilleration of the premises and the further shoreby acknowledged, the undersigned parties agree	sum of \$2500 paid by the ASSOCIATION to the OBLIGOR, receipt of which is as follows: 21,014,375; that the ASSOCIATION is presently increas-
	(1) That the loan balance at the time of this as	sumption is 3
\$100 G	of \$ 104.000 each with payments to be ap	plied first to interest and then to remaining principal balance due from month to
	month with the first monthly payment being due	Apr. 11 1 10 70 resaid rate of interest on this obligation may from time to time in the discretion
	of the ASSOCIATION be increased to the maximum	rate per annum permitted to be charged by the then applicable South Carolina ximum rate of interest exceed nine per gent? (9)% per annum on the effective date of such increase. Provided, further, that after the expiration
	the balance due for a period of sixty (60) months from	the effective date of such increase. Provided, further, that after the expiration
1		erest shall not exceed ten por gent (10)% per annum on the item notice of any increase in interest rates to the last known address of the tive thirty (80) days after written notice is malled. It is further agreed that the
1	monthly installment payments may be adjusted in p	reportion to increments insinterest rates to allow the obligation to be untimated
7),	"LATE CHARGE" not to exceed an amount equal to (4) Privilege is reserved by the obligor to make	occurred prior to any escalation in interest rate, for a period in excess of (15) fifteen days, the ASSOCIATION may collect a five per centum (5%) of any such past due installment payment.
	ments, including obligatory principal payments do not exceed twenty per centum (20%) of the original pri	of tive per, centum (5%) of any such mast due installment payment, additional payments on the principal balance assumed providing that such paying twelve (12) month period beginning on an anniversary of the assumption included balance assumed. Further privilege is reserved to pay in excess of twenty assumed upon payment to the ASSOCIATION of a premitime equal to six (6) the appropriation of this agreement the entire balance may be paid in full without any additional premium during any has given written notice that the interest rate is to be significantly and mortrage shall continue in full forces a year to significate the supposition of the continuation of the continuation of the second of the continuation of the con
Ki.	per centum (20%) of the original principal balance months interest on such excess amount computed at between the undersigned portion. Provided by Contract	assumed upon payment to the ASSOCIATION of a premium equal to six (6) he days prevailing rate of interest according to the terms of this agreement
1/	thirty (30) day notice period after the ASSOCIATION (5) That all terms and conditions as set out in the	the entry change may be paid in full without any additional premium during any has given written notice that the interest rate is to be escalated. Expressly by note and mortgage shall continue in full force, except as hodified expressly by
		everally the successors and assigns of the ASSOCIATION and OBLIGOR, his
	IN WITNESS WHEREOF the parties hereto have	Dier
¥-	In the pressy telest	PHILITY PEDEDAL SAVINGS & LOAN ASSOCIATION
· And the second		BY: (SEAL)
	Markey Elay.	(SEAL)
4		Earl P. Bradham (SEAL)
5 . •		ternity to Bradband (SDAI)
	\$ 484	Assuming OBLIGOR(S)
	CONSENT AND AGRI	EMENT OF TRANSFERRING OBLIGOR(S)
• •	In consideration of Fidelity Faddral Savings and	Toon Accounting and Advantage of the account to the state of the account of the
Star of	GOR(S) do hereby consent to the terms of this Modifi	nich is hereby acknowledged, I (we), the undersigned(s) as transferring OBII- cation and Assumption Agreement and agree to be bound thoroby.
	In the properties of the Minds	f William Korial (Villiam (SEAL)
	Maria E Clares	Senda & allecanno (SEAL)
	9,0000	(SEAL)
		Transferring OBLIGOR(S) (SEAL)
	STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE)	PROBATE
	Personally appeared before me the undersigned v	who made oath that (s)he say Williams
! · ·	and Linda S. Williams	that (s) he with the other subscribing witness witnessed the execution thereof.
	SWORN to before me this	
	Clayin & Clay	(SEAL) AUCMUNIA.
	Notary Public for South Carolina My commission expires: Agreement Recorded March 25,	
- '	Agreement necorded March 25,	1970 at 3:41 P. M., #20927.