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FILED GREENVILLE CO. S. C.

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Jun 5 3 of PHEATHERWOOD, WALKER, TODD & MANN

FIDELITY FEDERAL SAVINGS AFAINDRIGOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No. 17392
COUNTY OF GREENVILLE	
WILDSEAG Distance Deliver Control and Ven	A1 -1
	Association of Greenville, South Carolina, hereinafter referred to as the ASSO-
Thompson Shenherd	ote dated December 12. 1967, executed by Sarah
/ 1/2	in the original sum of \$ 36,000.00 bearing
interest at the rate of	a first mortgage on the premises being known as LOT 42 on Plat
or Barksdale, 1414 Larking Willi	Road, which is recorded in the RMC office for, page, title to which property is now being transferred eed to assume said mortgage loan and to pay the balance due thereon; and id transfer of ownership of the mortgaged premises to the OBLIGOR and his
Greenville County in Mortgage Book 1079	page 64 title to which property is now being transferred
WHEREAS the ASSOCIATION has agreed to so	id transfer of ownership of the mortgaged premises to the OBLIGOR and his
assumption of the mortgage loan, provided the intere	id transfer of ownership of the mortgaged premises to the OBLIGOR and his st rate on the balance due is increased from
rate of	ntered into this _4th_ day ofJune, 19_70, by and between
NOW, THEREFORE, this agreement made and e	ntered into this 4th day of June, 19_70, by and between
the ASSOCIATION, as mortgagee, and Ha	rvey G. Sanders, Jr. and Barbara L. Sanders,
as assuming OBLIGOR,	
· · · · · · · · · · · · · · · · · · ·	
In consideration of the premises and the further st	im of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
(1) That the loan balance at the time of this ass	s follows: 34, 493.88; that the ASSOCIATION is presently increas-
ing the interest rate on the balance to $\frac{7-1/2}{}$. That the OBLIGOR agrees to repay said obligation in monthly installments
of \$ 264.95 and with narments to be pan	lied first to interest and then to receiving referred below the form and the
mouth with the first monthly navment being due	July 1 10 70
(2) Bildichia Delica i Grand and an ana an	Tuly 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to July 1 1970. Seriel water to interest and their to remaining principal balance due from month to
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13) Should any installment payment become due f	or a period in excess of (15) difteen days the ASSOCIATION may collect a
"LATE CHARGE" not to exceed an amount equal to	five per centum (5%) of any such past due installment payment
ments, including obligatory principal payments do not	dditional payments on the principal balance assumed providing that such payin any twelve (12) month period beginning on an anniversary of the assumption
-exceed twenty ner centum $(20\%)$ of the original priv	cipal balance assumed. Further privilege is reserved to pay in excess of twenty ssumed upon payment to the ASSOCIATION of a premium equal to six (6)
months interest on such excess amount computed at the	then prevailing rate of interest according to the terms of this agreement
between the undersigned parties. Provided, however, thirty (30) day notice period after the ASSOCIATION	ne entire balance may be paid in full without any additional premium during any has given written notice that the interest rate is to be escalated.
(5) That all terms and conditions as set out in the	note and mortgage shall continue in full force, except as modified expressly by
this Agreement, (6) That this Agreement shall bind jointly and sev	erally the successors and assigns of the ASSOCIATION and OBLIGOR, his
hoirs, elicrossory and assigns	set their hands and seals this 4th day of June 19 70.
	day of
In the presence of:	FINELITY FEDERAL ENVINCE & LON ASSOCIATION
<u> -                                   </u>	The Marking of the Vice of
01-00 1V	BY: Cont Vice Con (SEAL)
Garre of Lowling	SEAL)
	Harren D. Landons
•	(SEAL)
• '	Barbara L. Sanders (SEAL)
	Assuming OBLIGOR(S)
CONSENT AND ACRE	EMENT OF TRANSFERRING OBLIGOR(S)
consideration of One dollar (\$1.00), the receipt of whi	oan Association's consent to the assumption outlined above, and in further ch is hereby acknowledged, I (we), the undersigned(s) as transferring OBLItion and Assumption Agreement and agree to be bound thereby.
GOR(S) do hereby consent to the terms of this Modifica	tion and Assumption Agreement and agree to be bound thereby.
In the presence of:	garan Skurramon Striphing (SEAL)
- Commence of the same	,
W.L- 1 12 /	(SEAL)
Dave a. Courtey	(SEAL)
	(cntr)
	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA )	PROBATE
COUNTY OF GREENVILLE)	PRODATE
Personally appeared before me the undersigned wh	o made oath that (s)he saw Harvey G. Sanders, Jr. and
Barbara L. Sanders	24 (AM and 1)
	at (s) he with the other subscribing witness witnessed the execution thereof.
SWORN to before me this  4th day of June 19 70	·
day of the first	STE A L.)
Notary Public for South Carolina	JULIU .
Agreement Recorded June 5, 1970	at 3:01 P. M., #26775.





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