800x 1207 PAGE 196

## SEP 20 DOTAN 7 BOOK 1207 PAGE 19 OLLIE FARMS WORTH FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA COUNTY, OF GREENVILLE	Loan Account No.	
WHEREAS Fidelity Federal Savings and Loan Associa CIATION, is the owner and holder of a promissory note data	tion of Greenville, South Carolina, hereinafter refer	rred to as the ASSO- Buxton
Builders, Inc.	In the original sum of \$ 27.	000.00
CIATION, is the owner and holder of a promissory note data.  Builders, Inc.  interest at the rate of 7-1/2 % and secured by a first  Court, Buxton Subdivision	mortgage on the premises being known asOt	22. Bexhill
Greenville County in Mortgage Book 1191 to the undersigned OBLIGOR(S), who has (have) agreed to a WHEREAS the ASSOCIATION has agreed to said transassumption of the mortgage loan, provided the interest rate:	page 550 title to which property is no assume said mortgage loan and to pay the balance defer of ownership of the mortgaged premises to the mortgaged premises to the mortgaged premises to the said the balance and the said the sa	ow being transferred us thereon; and his SER EXEMPED 1
NOW, THEREFORE, this agreement made and entered if the ASSOCIATION, as mortgagee, and <u>Charles E</u> , as assuming OBLIGOR,	insiter stated.	er de la companya de
as assuming OBLIGOR, WIT		
In consideration of the premises and the further sum of \$1 hereby acknowledged, the undersigned parties agree as follow (1) That the loan balance at the time of this assumption	.00 paid by the ASSOCIATION to the OBLIGOR,	K-16361637-3636363636363636
ALEX RESULTED PERIOD WINDOW RESULTS FOR THE PROPERTY OF THE PR	L. ODTIGOD	
month with the first monthly payment being due October	to interest and then to remaining principal balance	due from month to
law. Provided, however, that in no event shall the maximum as	to of litter to be entryed by the then application of litter to be charged by the then application of the litter to be charged by the then application of the litter to be charged by the then application of the litter to be charged by the then application of the litter to be charged by the then application of the litter to be charged by	able South Carolina
OBLIGOR(S) and such increase shall become effective thirty monthly installment payments may be adjusted in proportion in full in substantially the same time as would have occurred (3) Should any installment payment because	to increase in interest rates to the last kny (30) days after written notice is mailed. It is furt to increments in interest rates to allow the oblig prior to any escalation in interest rate.	own address of the her agreed that the ation to be retired
(4) Privilege is reserved by the obligor to make additional ments, including obligatory principal payments do not in any tweexceed twenty per centum (20%) of the original principal before centum (20%) of the original principal before assumed.	l payments on the principal balance assumed provide elve (12) month period beginning on the anniversary lance assumed. Further privilege is reserved to pay	ment. ling that such pay- of the assumption in excess of twenty
between the undersigned parties. Provided, however, the entire thirty (30) day notice period after the ASSOCIATION has give (5) That all terms and conditions as set out in the note and this Agreement.	balance may be paid in full without any additional p p. balance may be paid in full without any additional p n written notice that the interest rate is to be escal d mortgage shall continue in full force, except as mo	of this agreement remium during any ated. dified expressly by
(6) That this Agreement shall bind jointly and severally the	NOTTATION And assigns of the ASSOCIATION	0000000
(6) That this Agreement shall bind jointly and severally theirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their in the presence of:	r hands and seals this 17th day of Septen	and OBLIGOR, his ober 19.71
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