800x 1238 PAGE 08

FIDELITY FEDERAL SHVINGSWORND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA		1	Loan Account No.	
COUNTY OF GREENVILLE	· ·			
WHEREAS Fidelity Federal Saving CIATION, is the owner and holder of a Franklin Enterpris	s and Loan Association promissory note dated — es. Inc.	of Greenville, South Caro March 29, 1972	elina, hereinafter referred , executed by 40,000	to as the ASSO
interest at the rate of 7½ % ar	nd secured by a first mor	tgage on the premises be	ing known as	bearing
interest at the rate of 7½ % ar Lot 65 Stonehedge Dr Greenville County in Mortgage Book to the undersigned OBLIGOR(S), who has WHEREAS the ASSOCIATION has assumption of the mortgage loan, provide	1227 s (have) agreed to assur agreed to said transfer ed the interest rate on t	ge 375 title to me said mortgage loan and of ownership of the morthe balance due is increase	—, which is recorded in the owhich property is now but to pay the balance due the gaged promites to the Old from	e RMC office for eing transferred ereon; and BLIGOR and his -% to a presen
water of 7½ condition	he seemle tool on homeines	tan stated	•	
NOW, THEREFORE, this agreement the ASSOCIATION, as mortgagee, and as assuming OBLIGOR,	made and entered into Betty P. Tyson	this 19th day of	June, , ₁₀ 72 ,	by and between
	WITNE	SSETH:	•	
hereby acknowledged, the undersigned par (1) That the loan balance at the tim	rties agree as follows: e of this assumption is (35,000.00; that	t the ASSOCIATION is pr	esently increas-
of \$.258.65 each with payment	nts to be applied first to	interest and then to rema	ining principal balance due	from month to
month with the first monthly payment bei (2) THE UNDERSIGNED agree(s) of the ASSOCIATION be increased to the	that the aforesaid rate of maximum rate per ann	of interest on this obligation permitted to be charge	<u>Z</u> on may from time to time i ged by the then applicable	in the discretion South Carolina
law. Provided, however, that in no event s the halance due. The ASSOCIATION sha OBLIGOR(S) and such increase shall be monthly installment payments may be ad in full in substantially the same time as	hall the maximum rate o all send written notice o come effective thirty (3 justed in proportion to i	of interest exceed 72 of any increase in interes 0) days after written not increments in interest ra	t rates to the last known ice is mailed. It is further tes to allow the obligatio	per annum on address of the agreed that the
(3) Should any installment payment he "LATE CHARGE" not to exceed an amou (4) Privilege is reserved by the oblig ments, including obligatory principal paym exceed twenty per centum (20%) of the per centum (20%) of the original principmonths interest on such excess amount corbetween the undersigned parties. Provided	become due for a period int equal to five per cen or to make additional pa ents do not in any twelve original principal balanc oal balance assumed upo nputed at the then preva	in excess of (15) fifteen tum (5%) of any such payments on the principal I (12) month period begin e assumed. Further privil n payment to the ASSO illing rate of interest ac	days, the ASSOCIATION st due installment paymen balance assumed providing ning on the anniversary of ege is reserved to pay in a CIATION of a premium e cording to the terms of	t. that such pay- the assumption xcess of twenty qual to six (6) this agreement
thirty (30) day notice period after the ASS (5) That all terms and conditions as s this Agreement. (6) That this Agreement shall bind jo heirs, successors and assigns. IN WITNESS WHEREOF the parties	ect out in the note and m pintly and severally the s	ortgage shall continue in uccessors and assigns of	full force, except as modifi the ASSOCIATION and	ed expressly by OBLIGOR, his
In the presence of:	•			
Smary Le Shows		FIDELITY FEDER	AL SAVINGS & LOAN A	
Donald R. M. ali	Ten	BY:	y She	(SEAL)
		Detty P.	Tuson	(SEAL)
		Betty P. Ty	rso _g a	(SEAL)
·		A	ssuming OBLIGOR(S)	,,
CONSENT A	ND AGREEMENT O	F TRANSFERRING O	BLIGOR(S)	
In consideration of Fidelity Federal Sa consideration of One dollar (\$1.00), the reGOR(S) do hereby consent to the terms of	vings and Loan Associat sceipt of which is hereby this Modification and As	ion's consent to the ass acknowledged, I (we), the sumption Agreement and	umntion outlined above a	and in further derring OBLI-
In the presence of: Franklin Er	nterpr <u>i</u> ses, Inc	Don Frankli	n Marshy	(SEAL)
Mary Lu Vanne	1.		 	(SEAL)
Donald R. M. ali	ten.			45545
				(SEAL)
		Transi	erring ORLIGOR(S)	(SEAL)
-	्र धरन 	•	erring OBLIGOR(S)	•
COUNTY OF GREENVILLE)	dersioned who made ont	PROBATE		•
COUNTY OF GREENVILLE) Personally appeared before me the unc		PROBATE h that (s)he saw_the	above named	(SEAL)
Personally appeared before me the unc		PROBATE h that (s)he saw_the	above named	——(SEAL)
COUNTY OF GREENVILLE) Personally appeared before me the uncasign, seal and deliver the foregoing Agreement		PROBATE that (8) he saw the that the other subscribing v	above named witness witnessed the exec	——(SEAL)
COUNTY OF GREENVILLE) Personally appeared before me the uncasign, seal and deliver the foregoing Agreeme SWORN to before me this		PROBATE h that (s)he saw_the	above named witness witnessed the exec	(SEAL)