FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMEN

S NEREA	LOVE THORNTON ARNOLD & THE
	1255 page 530
	SAVINGS AND LOAN ASSOCIATION
100 de 10	ENVILLE, SOUTH CAROLINA
	N & ASSUMPTION AGREEMENT
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	16411 Account No. 4-11-18151
WHEREAS Fidelity Federal Savings and Loan	Association of Greenville, South Carolina, hereinafter referred to as the ASSO-
CIATION, is the owner and holder of a promissory T. kalter Brashier w	note dated May 7: 1970 executed by hearing
Interest at the rate of Second annihing	
Greenville County in Mortgage Book 1155 to the undersigned OBLIGOR(S), who has thave a WHEREAS the ASSOCIATION has agreed to	which is recorded in the RMC office for which is recorded in the RMC office for page 296. Title to which property is now being transferred preed to assume said mortgage loan and to pay the balance due thereon; and said transfer of ownership of the mortgage premises to the OBLIGOR, and his rest rate on the balance due is increased from 9. 5% to a present
rate of	ed as hereinafter stated.
NOW, THEREFORE, this agreement made and the ASSOCIATION, as mortgages, and Crans as assuming OBLIGOR.	entered into this 1st day of November 10 72, by and between e-Whatley Partnership
	WITNESSETH
In consideration of the premises and the further hereby acknowledged, the undersigned parties agree	sum of \$1.00 paid by the ASSOCIATION to the PALIGOR; receipt of which is as follows; samption is \$13,508:39; that the ASSOCIATION is presently increase;
ing the interest rate on the balance to	%. That the OBLIGOR agrees to repay said obligation in monthly installments.
month with the first monthly payment being due	policed first to interest and then to remaining principal balance due from month to November 1 472. To rate of interest on this obligation may from time to time in the discretion of the control of the
of the ASSOCIATION be increased to the maximum	n Marker of interest on this obligation may from kime to time in the discretion in the discretion of the description of the des
the balance due, The ASSOCIATION shall send wo OBLIGOR(S) and such increase shall become effec- mentally installment payments may be adjusted in	aximum rate of interest exceed 6181 (8)% ber annum on ritten notice of any increase in interest rates to the last known address of the citive thirty (30) days after written notice is malled. It is further agreed that the proportion to increments in interest rates to allow the obligation to be retired become further any escalation in interest rate. For a period in excess of (15) fifteen days, the ASSOCIATION may collect a of five per centum (5%) of any such past due installment payment, as additional payments on the principal balance assumed providing that such pay in any twolve (12) month period beginning on the anniversary of the absumption rincipal balance assumed. Further privilege is reserved to pay in excess of fiverty assumed upon payment to the ASSOCIATION of a premium equal to air (6) the then prevailing rate of interest according to the terms of this agreement, the entire balance may be paid in full pithout any additional premium during any N has given written notice that the interest rate is to be escalated.
in full in substantially the same time as would have (3) Should any installment payment become due "LATE CHARGE" not to exceed an amount equal t	becurred prior to any escalation in interest rate; or a period in excess of (15) fifteen days, the ASOCIATION may collect a five per centum (8%) of any such past due installment payment.
(4) Privilege is reserved by the obligor to make ments, including obligatory principal payments do no exceed twenty per centum (20%) of the original m	a additional payments on the principal balance assumed providing that such usy in any twoley (12) month period beginning on the anniversary of the absumption include balance assumed. Further privilege is reserved to tak in decase of twenty.
per centum (20%) of the original principal balance months interest on such excess amount computed at between the undersigned parties, Provided, however	a assumed upohr payment to the ASSOCIATION by a premium equal to its (b) the then prevailing rate of interest according to the terms of this agreement, the option of the control from time and the control of the contr
thirty (30) day notice period after the ASSOCIATIO (5) That all terms and conditions as set out in this Agreement.	N has given written notice that the interest rate is to be desafited. The note and mortgage shall continue in full force, except as modified expressly by
(6) That this Agreement shall bind jointly and helm, successors and assigns. IN WITNESS WHEREOF the parties hereto he	severally the successors; and assigns of the ABSOCIATION and OBLIGOR, his //
In the presence of	FIDELITY FEDERAL SAVINGS A FOAN ASSOCIATION
Bunda O tomeslie	BEAL)
Lyquerly C. YYLLOT	Walson William
	X DROY & Whater (SEAT)
	/ Assuming OBLIGOR (6)
	EEMENT OF TRANSFERRING OBLIGOR (S)
In consideration of Fidelity Federal Savings and consideration of One dollar (\$1.00), the receipt of it GOR(S) do hereby consent to the terms of this Modified	Loan Association's consent to the assumption outlined above, and in further which is hereby scknowledged, I (we), the undersigned(s) as transferring OBLA lication and Assumption Agreement and agree to be beind thereby.
In the presence of:	LUADE DE LA CONTROL DE LA CONT
Burely a Dung	(BEAD)
STATE OF SOUTH CAROLINA	Transferring OBLIGOR(S)
COUNTY OF GREENVILLE) Personally appeared before me the undersigned.	
	May (e) he with the collection of the second
8WORN to before me this 1st 440 of November 10.72	
Notary Public for Solith Carolina My commission arphesis	
3/4/78 USA	