8008 1178 PAGE 251

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION.

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF	SOUTH CAR	OLÌNA			Loan Account No	Dr-529	MGIC
COUNTY	OF GREEN	VILLE			· 3		
, CIATION, i	is the owner ar	nd holder of a pro-	missory note dated	of Greenville, South (June 11, 1969 in the	executed	by	. 4
				ortgage on the premises	••		
313 R	ichbourg R	oad		#.v	which is records	d in the RMC	C office for
assumption	of the mortga	tgage Book 1125 OR(S), who has (OCIATION has ag ge loan, provided	have) agreed to assi reed to said transfer the interest rate on	age368, title time said mortgage loan of ownership of the r the balance due is incre	le to which property is and to pay the balanc nortgaged premises to	s now being re due thereor the OBLIGO	transferred n; and OR and his
rate of . 7.3/4							
the ASSOCIATION, as mortgagee, and Christine W. Dear as assuming OBLIGOR.							
WITNESSETH:							
In consi hereby ackn	ideration of the	premises and the undersigned partic	further sum of \$1.00 es agree as follows:	paid by the ASSOCIA \$ 24,728.55	ATION to the OBLIGO	OR, receipt c	of which is
ing the inter	rest rate on the	balance to?_?	3/4 %. That the	OBLIGOR agrees to 1	repay said obligation	in monthly in	nstallmen t s
month with	the first month	ch with payments	to be applied first t	o interest and then to r 	emaining principal bal. [-1	ance due fror	n month to
of the ASSC	OCIATION be	increased to the n	naximum rate per a	nnum permitted to be c	charged by the then ap	ոթինագետիը Sout	th Carolina
(3) Sho	ould any install	nient payment bec	uld have occurred pi come due for a perio	of interest exceed Second any increase in interest (30) days after written increments in interestion to any escalation in in excess of (15) fif	i interest rate. teen days, the ASSOC	SIATION ma	,
"LATE GIARGE" not to exceed an amount equal to five per centum (6°) of any such past due installment payment. (4) Privilege is reserved by the obligor to make additional payments on the principal balance assumed providing that such payments, including obligatory principal payments do not in any twelve (12) month period beginning on the anniversary of the assumption exceed twenty per centum (20°) of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty per centum (20°) of the original principal balance assumed upon payment to the ASSOCIATION of a premium equal to six (6) months into the second of the constant of the privilege of the terms of this agreement between the interest part of the privilege of the terms of this agreement between the interest part of after the ASSOCIATION has given written notice that the interest rate is to be escalated.							
exceed twenty per centum (20%) of the original principal balance assumed. Further privilege is reserved to pay in excess of twenty per centum (20%) of the original principal balance assumed upop payment to the ASSOCIATION of a premium equal to six (6) months integet on such excess amount computed at the then prevailing rate of interest according to the terms of this agreement between the integer of parties. Provided, however, the entire balance may be paid in full without any additional premium during any thirty (30) of notice period after the ASSOCIATION 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 is Agreement shall bind jointly and severally the successors and assigns of the ASSOCIATION and OBLIGOR, his heirs, successors and assigns. IN WITNERS WHEREOF the parties hereto have set their hands and seals this 7 day of December 1970.							
In the presen					pera l savings &		
	::: <u>;</u> = := - = 2	_ · 	··	BY: JUNCE	in the	1	(SEAL)
المديال	<u></u>	1' WELL					-(SEAL)
٠				~ <u>~ //</u>	4 21		-(SEAL)
		68	. •				(SEAL)
		*.			Assuming OBLIGO	·R(S) -	•
		CONSENT AN	D'AGREEMENT	OF TRANSFERRIN	G OBLIGOR(S):		Administration (1973).
In Consideration	deration of Fid n of One dollar	lelity Federal Savi	ings and Loan Assoc	intion's consent to the	assumption outlined	above, and as transferi	in further
GOR(S) do l	hereby consent	to the terms of th	nis Modification and	Assumption Agreemen	t and agree to be bound	d thereby.	(SEAL)
VE	Tourie X	Lux				-	
	, , , , , , , , , , , , , , , , , , ,	4. 7		=			(SEAL)
				•			(SEAL)
					ransferring OBLIGOR		(SEAL)
	SOUTH CAR		•	PŖOBATE			
Personally appeared before me the undersigned who made oath that (s) he saw Action Vience (line)							
sign, seal and deliver the foregoing Agreement(s) and that (s) he with the other subscribing witness witnessed the execution thereof.							
er el	pefore me this	- 			,		
day	hot Jesus	M. M. 19	/am i * :				•
My commissi		rolina orded Jan.	(SEAL)	7 3:43 P. M.,	/ #16430.		