SEP 27 10 54 AH '71

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OLLIE FARNSWORTH R.M.C. LOVE, THORNTON. ARNOLD & THOMASON 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 I	Loan Association of Gre	envilla South C	arolina haroinafter refer	rod to on the ASSO
CIATION, is the owner and holder of a promiss	ory note dated May	<u>. 13, 1971</u>	executed by	
Alonzo DeBruhl		in the c	original sum of \$ 24,00	00.00 bearing
interest at the rate of $\frac{7\frac{1}{2}}{2}$ % and secu	red by a first mortgage o	on the premises	being known as	<u>.</u>
Lot 82 Devon Drive, Knollwo Greenville County in Mortgage Book 1190 to the undersigned OBLIGOR(S), who has (have WHEREAS the ASSOCIATION has agreed) agreed to assume said	438 title	, which is recorded in a to which property is no and to pay the balance du	the RMC office for w being transferred e thereon; and
WHEREAS the ASSOCIATION has agreed assumption of the mortgage loan, provided the rate of7 3/4%, and can be esca	interest rate on the bala	nce due is incres		
NOW, THEREFORE, this agreement made	and entered into this —	24 th day of $-$	September 1971	by and between
the ASSOCIATION, as mortgagee, and _S. as assuming OBLIGOR.	Peter Mosconi	and Mozel	le Mosconi	
	WITNESSE	T H :		
In consideration of the premises and the furt	her sum of \$1.00 paid by	the ASSOCIA	TION to the OBLIGOR,	receipt of which is
hereby acknowledged, the undersigned parties ag (1) That the loan balance at the time of th	is assumption is \$ 5,01	00.00_;	that the ASSOCIATION i	s presently increas-
ing the interest rate on the balance to $\frac{7}{3}$	%. That the OBLIGO	OR agrees to re	pay said obligation in m	onthly installments
of \$_47.07 each with payments to b month with the first monthly payment being due (2) THE UNDERSIGNED agree(s) that the	October 1	and then to ref	71,	due from month to
of the ASSOCIATION be increased to the maxif	num rate per annum pei	rmitted to be cha	arged by the then applica	ble South Carolina
law, Provided, however, that in no event shall the balance due. The ASSOCIATION shall send	written notice of any	increase in muc	rest rates to the last kno	own address of the
OBLIGOR(S) and such increase shall become e monthly installment payments may be adjusted	ffective thirty (30) days in proportion to increme	s after written n ents in interest	otice is mailed. It is further that the state of the stat	ier agreed that the
in full in substantially the same time as would h (3) Should any installment payment become	due for a period in excer	ss of (15) fifte	en days the ASSOCIATI	ION may collect a
"LATE CHARGE" not to exceed an amount equ. (4) Privilege is reserved by the obligor to m	inke additional payments	on the principa	il balance assumed provid	ing that such nav-
ments, including obligatory principal payments do exceed twenty per centum (20%) of the original payments had not sentum (20%) of the original payments for continuous principal payments.	l principal balance assur	ned. Further pri	vilege is reserved to nav i	n excess of twenty
per centum (20%) of the original principal bala months interest on such excess amount computed	at the then prevailing ra	ate of interest	according to the terms	of this agreement
between the undersigned parties. Provided, hower thirty (30) day notice period after the ASSOCIAT (5) That all terms and conditions as set out it	TON has given written i	iotice that the in	nterest rate is to be escal	nted
this Agreement. (6) That this Agreement shall bind jointly an				
heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto				
•	nave set their hands ar	id seids tills		
In the presence of:	F	idellyry fed(RAL SAVINGS & LOAD	N, ASSOCIATION
Linea D. Forester	BY:	- http://	1. Chesis H	TEAL THE (SEAL)
Forda S. torrester		Hin		seal)
	,	xf /((~	moreni	(SEAL)
		2204164c	Assuming OBLIGOR(S)	· (SEAL)
			Assuming OBLIGOR(S)	
	GREEMENT OF TRA			
In consideration of Fidelity Federal Savings a consideration of One dollar (\$1.00), the receipt of	l Which is bereby acknow	Wiedred I (we)	the undergreened of as to	may furnisher (1171)
GOR(S) do hereby consent to the terms of this Mo In the presence of:	differtion and Assumption	on Agryement as	nd surreg to be bound ther	eby. (SEAL)
	<i>2</i>	ي توريد د ت	عی حمدر عامل در در	
Deline to Stuff				(SEAL)
school a a fortestly				(SEAL)
		Trac	osferring OBLIGOR(S)	(SEAL)
STATE OF SOUTH CAROLINA)	τ.		THE THIRD WITH THE THE	
COUNTY OF GREENVILLE)	r	PROBATE		
Personally appeared before me the undersigned	ed who made oath that (s)he saw a	bove named	
ign, seal and deliver the foregoing Agreement(s) a	nd that (s)he with the c	other subscribing	g witness witnessed the e	xecution thereof.
SWORN to before me this				
24th day of September, 1971	(SEAL)	·**	herea 12	
Votary Public for South Carolina Ay commission expires:8/4/79	(NIME)		merca di	Υ.
Modification and Assumpti n $\mathbb{A}_{\mathcal{T}}$	reement Peromand	Contorior	1021 4. 2046	t j. k. j. je