EDDIE 1243 PAGE 475

FILED GREENVILLE CO. S. C.

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

GREENVILLE, SOUTH CAROLINA

ELIZABETH RIDDLE
REMAINDIFICATION & ASSUMPTION AGREEMENT
Loan Account:

STATE OF SOUTH CAROLINA	Loan Account No
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan Association of CIATION, is the owner and holder of a promissory note dated Sep	t. 19. 1968 executed by Paul R. Jenki
and impleene E. Jenkins 🗸	in the original sum of \$ 61 a 500 and bearing
interest at the rate of	ze on the premises being known as 1.5 7.1.100 to 1.000 fice for the RMC office for
Greenville County in Mortgage Book 1104, page to the undersigned OBLIGOR(S), who has (have) agreed to assume so WHEREAS the ASSOCIATION has agreed to said transfer of o assumption of the mortgage loan, provided the interest rate on the bit	82 , title to which property is now being transferred aid mortgage loan and to pay the balance due thereon; and wherehip of the mortgaged premises to the OBLIGOR and his
rate of	stated.
NOW, THEREFORE, this agreement made and entered into this the ASSOCIATION, as mortgagee, and Robert M. Chatham & as assuming OBLIGOR,	and Faye Elaine Chatham
WITNESS	ETH:
In consideration of the premises and the further sum of \$1.00 paid hereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$ 100.	by the ASSOCIATION to the OBLIGOR, receipt of which is
ing the interest rate on the balance to	
	rest and then to remaining principal balance due from month to
(2) THE UNDERSIGNED agree(s) that the aforesaid rate of a of the ASSOCIATION be increased to the maximum rate per annum	perm tied to be harved by the ther applicable South Carolina
aw. Provided, however, that in no event shall the maximum rate of in the balance due. The ASSOCIATION shall send written notice of an OBLIGOR(S) and such increase shall become effective thirty (20) a northly installment payments may be adjusted in proportion to increase in full in substantially the same time as would have occurred prior to	lays after written notice is mailed, it is further agreed that the ements in interest rates to allow the obligation to be retired that the end of the second
(3) Should any installment payment become due for a period in e "LATE CHARGE" not to exceed an amount equal to five per centum (4) Privilege is reserved by the obligor to make additional payments, including obligatory principal payments do not in any twelve (12 second twenty per centum (20%) of the original principal balance asper centum (20%) of the original principal balance assumed upor to months interest on such excess amount computed at the their prevailable of the undersigned parties. Provided, now year, the entire balance hirty (30) day notice period after the ASSOCIATION has given written (5). That all terms and conditions as set out to the tote and morts.	is the rot any such bast due ristallment payment, souts on the jorn, hall balance assumed providing that such payin month period beginning or the anniversary of the assumption cannot Urenter privilege is reserved to pay in excess of twenty ayment to the ASSOCIATION of a premium equal to six (6) grate of premist according to the terms of this agreement or may be paid to full without any additional premium during any premium entail the interest rate is to be escalated.
his Agreement. (6) That this Agreement shall bind jointly as I severable the succesiers, successors and assigns. IN WITNESS WHEREOF the parties herete have set their hard	essers and assers of the ASSOCIATION and OBLIGOR, his
n the prosence of:	FIDELLLY FEDERAL SAVINGS & LOAN ASSOCIATION
I discussed to the steering of	1 Kingari Cyang SEALO
"Authory & Dickerson	FIDELLY PERIL RAL SAVINGS & LOAN ASSOCIATION (SEAL) Robert M. Chatham (SEAL)
,	(SEAL)
Faye	Elaine Chatham more Oblicores (SEAL)
CONSENT AND AGIA I MENT OF T	TRANSLE GRENCE OBLIGOR S
In consideration of Fidelity Federal Savings (*) Loan Vision on subgration of One dollar (\$140), the record of visit of the con- OR(S) to bereby consent to the terms of the William and Asian	
n the presence of	' Paul R: Jenkins (SEAL)
- College A weeks and	ten & merekens (SEAL)
Trible of the second	Trollege E. Jenkins (SFAL)
	(SEAL)
TATE OF SOUTH CAROLINA	TROLATI
OUNTY (0): GREENVILLE) Press on a supprehension before meaning involves in the whole who is a superior and the	all the above maned parties
which seal and reliver the foregoing Agreement (see a total of the term). WORN: The fore me this continue to the seal of the	in the second of the second the executive the executive the second of th
TANGERICA - LE CARRELLE ISTALI	and the second of the second o
orary Productor South Carolina yeamnession expires 2/3/81 diffication & Assumption Agreement Recorded Agr	