GREENVILLE CO. S. C.

Aug 2 4 36 PH '73

800r 1286 FASE 727

DONNIE S. TANKERSLEY FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

| STATE OF SOUTH CAROLINA | Loan Account No. |
|--|--|
| COUNTY OF GREENVILLE | |
| | 4.4000 |
| WHEREAS Fidelity Federal Savings and Loan Association of | Greenville, South Carolina, hereinalter referred to as the ASSU- |
| CIATION, is the owner and holder of a promissory note dated | anuary 20, 19/1, executed by 7/1, 10, 36, 000, 00 |
| _ ^ 1 T | to the original sum of \$ 500 mm and the Deather |
| and the second and sec | me on the premises being those as |
| Drive, Merrifield Park, Section 2 Greenville County in Mortgage Book 1179, page | , which is recorded in the RMC office for |
| Greenville County in Mortgage Book1179 page | 303 title to which property is now being transferred |
| WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the | ownership of the mortgaged premish to 1889RLIGOR and his balance due is increased from |
| rate of %, and can be escalated as hereinafter NOW, THEREFORE, this agreement made and entered into this | Stated. 30 . July 19 73 he and between |
| NOW, THEREFORE, this agreement made and entered into this | S CAY OI, IS, Uy and because |
| the ASSOCIATION, as mortgagee, and N. Dean Davidso | |
| as assuming OBLIGOR, WITNES | CETH. |
| | |
| In consideration of the premises and the further sum of \$1.00 paid bereby acknowledged, the undersigned parties agree as follows: (1) That the loan balance at the time of this assumption is \$3. | 4,606.76; that the ASSOCIATION is presently increas- |
| ing the interest rate on the balance to S. That the OB | LIGOR agrees to repay said obligation in monthly installments |
| of \$ 267.83 each with payments to be applied first to int | terest and then to remaining principal balance due from month to |
| (2) THE UNDERSIGNED agree(s) that the alorestic late of | and the he sharped by the they applicable South Carolina |
| law. Provided, however, that in no event shall the maximum rate of the balance due. The ASSOCIATION shall send written notice of OBLIGOR(S) and such increase shall become effective thirty (30) monthly installment payments may be adjusted in proportion to increase | any increase in interest rates to the last known address of the days after written notice is mailed. It is further agreed that the crements in interest rates to allow the obligation to be retired |
| (3) Should any installment payment recome one for a terror management. The CHARGET not to exceed an amount equal to five per cents. (4) Privilege is reserved by the obligor to make additional payments, including obligatory principal payments do not in any twelve. | im (5%) of any such past due installment payment, ments on the principal balance assumed providing that such pay- 12) month period beginning on the anniversary of the assumption |
| per centum (20%) of the original principal talking assumed as mouths interest on such excess amount computed at the then prevail between the undersigned parties. Provided, however, the entire bala | ing rate of interest according to the terms of this agreement |
| this Agreement. (6) That this Agreement shall bind jointly and severally the such heirs, successors and assigns. IN WITNESS WHEREOF the parties hereto have set their has | controls and assists of the ASSOCIATION and OBLIGOR, his |
| In the presenters: | PIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION |
| Toustans & mc Boide | BY: (SEAL) |
| CONVENIENCE DE TOTAL CONTROLLE | Illumbarda (SEAL) |
| | |
| | Assuming OBLIGOR(S) |
| | AND THE PARTY OF T |
| CONSENT AND AGREEMENT OF | TRANSFERRING OBLICOR(S) |
| In consideration of Fidelity Federal Savings and Loan Associationsideration of One dollar (\$1.60), the receipt of which is hereby GOR(S) do hereby consent to the terms of this Medification and Association | ion's consent to the assumption outlined above, and in further arknowledged, I (we), the undersigned(s) as transferring OBLI-sumption Agreement and agree to be bound thereby. |
| In the presente of: | (SEAL) |
| (Xardea & Classo | (SEAL) |
| A A DIN BOIL | (MMay Value |
| Constance 15.1115 Diller | Luch Killsondeal |
| | Franciscus of Library |
| STATE OF SOUTH CAROLINA) COUNTY OF GREENVILLE) | PROBATE N. Mac Johnson and Linda K. |
| Personally appeared before mail a productive of the Dallohnson, frankferring obligors, N. Dean Dallohnson, frankferring obligors, N. Dean Dallohnson, frankferring obligors, N. Dean Dallohnson, frankferring Agreements and the State of the Million of the Company | Vidson, assuming obligor, and Pidelity duly authorized officer |
| SWORN to before me this | |
| Sindra Clary (SEAL) | Constitue By Carde |
| Hy commission explored 1/12/81 the fill the order to the control of the control | Livgist 2, 1973 at h:36 F. E., £ 3569 |
| - / | |