GREENVILLE CO. S. C.

808K 1326 PAGE 117

## FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION GREENVILLE, SOUTH CAROLINA

## MODIFICATION & ASSUMPTION AGREEMENT

| STATE OF SOUTH CAROLINA<br>COUNTY OF GREENVILLE   | Loan Account No.   |  |
|---|--|--|
| WHEREAS Fidelity Federal Savings and Loan Association of  | Greenville, South Carolina, hereinafter referred to as the ASS   | so-  |
| WHEREAS Fidelity Federal Savings and Loan Association of CATION, is the owner and holder of a promissory note dated   | pril 27, 1961 , executed by  | ing  |
| oterest at the rate of6 and secured by a first mortga   | ge on the premises being known as Lot 21, Colleg   | <u>,e_</u>   |
| Park Sub., Northwest side of Notre Dame   | Drive , which is recorded in the RMC office  | for  |
| reenville County in Mortgage Book 856, page of the undersigned OBLIGOR(S), who has (have) agreed to assume WHEREAS the ASSOCIATION has agreed to said transfer of assumption of the mortgage loan, provided the interest rate on the  |  | his<br>sent  |
| ate of  | stated. s. 16th day of October 1974 by and between Dorothy M. Rigdon   | reen   |
| s assuming OBLIGOR,  WITNES   |  |  |
| In consideration of the premises and the further sum of \$1.00 paiereby acknowledged, the undersigned parties agree as follows:  (1) That the loan balance at the time of this assumption is \$2.00 paiereby acknowledged, the undersigned parties as \$2.00 paiereby acknowledged, the undersigned parties agree as follows:   | d by the ASSOCIATION to the OBLIGOR, receipt of which  | h is   |
| the interest men on the helence to / % That the OR  | LIGOR agrees to repay said obligation in monthly installment   | ents   |
| (\$\frac{101.31}{cach with payments to be applied first to into anoth with the first monthly payment being due November (2) THE UNDERSIGNED agree(s) that the aforesaid rate of   | erest and then to remaining principal balance due from month   | h to   |
| nonth with the first monthly payment being due (2) THE UNDERSIGNED agree(s) that the aforesaid rate of the ASSOCIATION be increased to the maximum rate per annur   | interest on this obligation may from time to time in the discre<br>in permitted to be charged by the then applicable South Caro  | tion<br>lina   |
| aw. Provided, however, that in no event shall the maximum rate of he balance due. The ASSOCIATION shall send written notice of DBLIGOR(S) and such increase shall become effective thirty (30) BBLIGOR(S) and such increase shall become effective thirty (30) monthly installment payments may be adjusted in proportion to inn full in substantially the same time as would have occurred prior (3) Should any installment payment become due for a period in "LATE CHARGE" not to exceed an amount equal to five per centur (4) Privilege is reserved by the obligor to make additional now inents, including obligatory principal payments do not in any twelve (exceed twenty per centum (20%) of the original principal balance recentum (20%) of the original principal balance assumed upon nonths interest on such excess amount computed at the then prevail  | excess of (15) fifteen days, the ASSOCIATION may collect im (5%) of any such past due installment payment.   | ct a   |
| etween the undersigned parties. Provided, however, the entire band  | iten notice that the interest rate is to be escalated.   | - 5  |
| etween the undersigned patters and the ASSOCIATION has given write (3) That all terms and conditions as set out in the note and mot in Accement.  (6) That this Agreement shall bind jointly and severally the sucirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had  | iten notice that the interest rate is to be escalated; rigage shall continue in full force, except as modified express; ccessors and assigns : the ASSOCIATION and OBLIGOR, and sand seals this it day of October 197  | y by<br>, his<br>4   |
| the undersigned paints. It is a second to the ASSOCIATION has given write the ASSOCIATION has given write.  (5) That all terms and conditions as set out in the note and more than the second to the s    | iten notice that the interest rate is to be escalated; rigage shall continue in full force, except as modified express; ccessors and assigns : the ASSOCIATION and OBLIGOR, ands and seals this the day of October 197 FIDELITY FEDPRAL SAVINGS & LOAN ASSOCIATION.  | y by , his   |
| hirty (30) day notice period after the ASSOCIATION has given wri (5) That all terms and conditions as set out in the note and mot his Acreement. (6) That this Agreement shall bind jointly and severally the su- leirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their has  | iten notice that the interest rate is to be escalated; rigage shall continue in full force, except as modified expressly coessors and assigns : the ASSOCIATION and OBLIGOR, and and seals this the day of the da | y by his  ion AL)  |
| the undersigned paints. It is a second to the ASSOCIATION has given write the ASSOCIATION has given write.  (5) That all terms and conditions as set out in the note and more than the second to the s    | iten notice that the interest rate is to be escalated, regare shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this the day of Color 197 per  | y by , his  LION (AL)  |
| hirty (30) day notice period after the ASSOCIATION has given write (5). That all terms and conditions as set out in the note and most his Agreement.  (6) That this Agreement shall bind jointly and severally the sureirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had in the presence of:   | etten notice that the interest rate is to be escalated; regage shall continue in full force, except as modified expressly excessors and assigns it the ASSOCIATION and OBLIGOR, and and seals this it day of October 197.  FIDELITY FEDERAL SAYINGS & LOAN ASSOCIATION BT: (SE   | y by his  ion AL)  |
| hirty (30) day notice period after the ASSOCIATION has given write (5). That all terms and conditions as set out in the note and most his Agreement.  (6) That this Agreement shall bind jointly and severally the sureirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had not be presence of:   | iten notice that the interest rate is to be escalated.  rtrage shall continue in full force, except as modified expressly  ccessors and assigns the ASSOCIATION and OBLIGOR,  nds and seals this / Ethe day of October 197  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION  BY: (SE   | y by his  HON AL) AL)  |
| consent and agreement shall bind jointly and severally the sue in the presence of the parties hereto have set their had been a conditions as set out in the note and motion are severally the sue in successors and assigns.  In witness whereof the parties hereto have set their had note presence of the parties hereto have set their had been assigns.  Consent AND AGREEMENT OF   | etten notice that the interest rate is to be escalated.  regage shall continue in full force, except as modified expressly  ccessors and assigns : the ASSOCIATION and OBLIGOR,  ands and seals this / E L. day of October 197  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION  BT: STATE OF THE SAVINGS & LOAN ASSOCIATION  (SE  Assuming OBLIGOR(S)  FTRANSFERRING OBLIGOR(S)   | y by his LION CAL) CAL)  |
| sower the undersined parties. To the ASSOCIATION has given write (3) day notice period after the ASSOCIATION has given write (5) That all terms and conditions as set out in the note and moi is Accement.  (6) That this Agreement shall bind jointly and severally the sueirs, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had at the presence of:  Carolynik Bagwall  Well R Duriso  CONSENT AND AGREEMENT OF  | etten notice that the interest rate is to be escalated.  regage shall continue in full force, except as modified expressly  ccessors and assigns : the ASSOCIATION and OBLIGOR,  ands and seals this / E L. day of October 197  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION  BT: STATE OF THE SAVINGS & LOAN ASSOCIATION  (SE  Assuming OBLIGOR(S)  FTRANSFERRING OBLIGOR(S)   | y by his LION CAL) CAL)  |
| streen the underspiece parties. Provided in March 1987.  (5) That all terms and conditions as set out in the note and moint after the ASSOCIATION has given writen as Arcement.  (6) That this Agreement shall bind jointly and severally the sue instructions and assigns.  IN WITNESS WHEREOF the parties hereto have set their had the presence of:  Consent AND AGREEMENT Of the parties of the provided provided in the presence of the provided provid    | iten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and sand seals this the ASSOCIATION and OBLIGOR.  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION ASSO | y by his LION CAL) CAL)  |
| irity (30) day notice period after the ASSOCIATION has given write (30) day notice period after the ASSOCIATION has given write (3). That all terms and conditions as set out in the note and moi is Agreement.  (6) That this Agreement shall bind jointly and severally the sue its, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had the presence of the property of the parties hereto have set their had the presence of the property of the parties hereto have set their had the presence of the prese    | riten notice that the interest rate is to be escalated, ritrage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this / Line day of Colories 197.  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION of the Colories 197.  (SE Assuming OBLIGOR(S)  TRANSFERRING OBLIGOR(S)  ion's consent to the assumption outlined above, and in fur acknowledged, f(re) the understanded(s) as transferring Osumption Agreement and agree to be a sound thereby.  (SE Alan Leforce  | y by his LION CAL) CAL)  |
| irity (30) day notice period after the ASSOCIATION has given write (30) day notice period after the ASSOCIATION has given write (3). That all terms and conditions as set out in the note and moi is Agreement.  (6) That this Agreement shall bind jointly and severally the sue its, successors and assigns.  IN WITNESS WHEREOF the parties hereto have set their had the presence of the property of the parties hereto have set their had the presence of the property of the parties hereto have set their had the presence of the prese    | tten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this the ASSOCIATION and OBLIGOR, and and seals this the day of the ASSOCIATION and OBLIGOR, and associated the seal of the ASSOCIATION and ASSOCIATION ASSO | y by his Lion CAL) CAL) CAL) CAL)  |
| consideration of Fidelity Federal Savings and Loan Associations of One dollar (\$1.00), the receipt of which is bereby 20R(S) do hereby consent to the terms of Association and Associations of the receipt of which is because the receipt of the receipt of the parties here to have set their had not be presence of the parties here to have set their had not be presence of the parties here to have set their had not be presence of the parties here to have set their had not be presence of the parties here to have set their had not be presence of the parties here to have set their had not be presented by the presence of the parties here to have set their had not be presented by the presence of the parties here to have set their had not be presented by the presented by th   | sten notice that the interest rate is to be escalated.  regage shall continue in full force, except as modified expressly  ceessors and assigns the ASSOCIATION and OBLIGOR,  ands and seals this the day of the ASSOCIATION  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION  BY:  SEE THANSFERRING OBLIGOR(S)  FOR TRANSFERRING OBLIGOR(S)  Sometimes of the assumption outlined above, and in further acknowledged, I (see), the undersigned(s) as transferring of sumption Agregation and agree to be bound thereby.  (SE Alan LeForce (SE   | y by his Lion CAL) CAL) cher BLI CAL)  |
| in consideration of Fidelity Federal Savings and Loan Associationsideration of One dollar (\$1.00), the receipt of which is hereby CONSENT AND ACREEMENT OF In consideration of Fidelity Federal Savings and Loan Associationsideration of One dollar (\$1.00), the receipt of which is hereby COR(\$3) do hereby consent to the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of this Modification and As In the pleasure of the terms of the ter | iten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns it he ASSOCIATION and OBLIGOR, and sand seals this it has a seal of the ASSOCIATION and OBLIGOR.  FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION ASSOCIATI | y by his LION CAL) CAL) CAL) CAL)  |
| CONSENT AND AGREEMENT OF  In consideration of Fidelity Federal Savings and Loan Associations of One dollar (\$1.00), the receipt of which is hereby consent to the terms of this Modification and Ass  In the presence of Carolynic Bagwall  CONSENT AND AGREEMENT OF  In consideration of Fidelity Federal Savings and Loan Associations described by the presence of the parties hereto have set their had a presence of the parties of the parties hereto have set their had been been as the presence of the parties of the parties hereto have set their had been been been as the presence of the parties hereto have set their had been been been been been been been bee   | itten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this file day of file day of file force in the ASSOCIATION and OBLIGOR, and and seals this file day of file force in the ASSOCIATION and OBLIGOR, and and seals this file force in the ASSOCIATION and OBLIGOR, and a SSOCIATION and OBLIGOR, and a SSOCIATION and OBLIGOR, and the seal of the file force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and in further force in the ASSOCIATION and OBLIGOR, and obligor in the ASSOCIATIO | y by his LION CAL) CAL) CAL) CAL)  |
| CONSENT AND AGREEMENT OF  In consideration of Fidelity Federal Savings and Loan Associationsideration of One dollar (\$1.00), the receipt of which is hereby consent to the terms of this Modification and Associationsideration of Fidelity Federal Savings and Loan Associationsideration of One dollar (\$1.00), the receipt of which is hereby GOR(8) do hereby consent to the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of this Modification and As In the presence of the terms of the terms of this Modification and As In the presence of the terms of the terms of this Modification and As In the presence of the terms of the term  | itten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this the ASSOCIATION and OBLIGOR, and association that the ASSOCIATION and ASSOCIATION ASSO | y by , his , |
| in the presence of CONSENT AND AGREEMENT AND AGREEMENT OF CONSENT AND AGREEMENT AND AGR    | itten notice that the interest rate is to be escalated, regage shall continue in full force, except as modified expressly excessors and assigns the ASSOCIATION and OBLIGOR, and and seals this the ASSOCIATION and OBLIGOR, and association that the ASSOCIATION and ASSOCIATION ASSO | y by , his , |

(CONTINUED ON NEXT PAGE)

0