DONNIE S.TANKERSLEY R.M.C.

800x 1375 ARE 299

0,(

10

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION

GREENVILLE, SOUTH CAROLINA

MODIFICATION & ASSUMPTION AGREEMENT

STATE OF SOUTH CAROLINA	Loan Account No.
COUNTY OF GREENVILLE	
WHEREAS Fidelity Federal Savings and Loan A	April 16 1976 April by Rosamond
Enterprises, inc.	in the original sum of \$39,600.00 bearing
interest at the rate of 8.75 % and secured by	a first mortgage on the premises being known as Lot 187 Forrester
Woods, Section 4	, which is recorded in the RMC office for
to the undersigned OBLIGOR(S), who has (have) agreed to sa WHEREAS the ASSOCIATION has agreed to sa assumption of the mortgage loan, provided the interest	eed to assume said mortgage loan and to pay the balance due thereon; and id transfer of ownership of the mortgaged premises to the OBLIGOR and his st rate on the balance due is increased from 8.75
rate of _nine	as hereinafter stated.
NOW, THEREFORE, this agreement made and e	williams and Mary H. Williams, 19 76, by and between,
the ASSOCIATION, as mortgagee, and JOHH L as assuming OBLIGOR,	TATHIGHE GIM MIGHT 11 ** ATHIGHES
	WITNESSETH:
In consideration of the premises and the further s	um of \$1.00 paid by the ASSOCIATION to the OBLIGOR, receipt of which is
hereby acknowledged, the undersigned parties agree a (1) That the loan balance at the time of this as:	sumption is \$.39,600.00; that the ASSOCIATION is presently increas-
of s 313.80 each with payments to be app	76. That the OBLIGOR agrees to repay said obligation in monthly installments blied first to interest and then to remaining principal balance due from month to
month with the first monthly payment being due Se (2) THE UNDERSIGNED agree(s) that the afoof the ASSOCIATION be increased to the maximum	presaid rate of interest on this obligation may from time to time in the discretion rate per annum permitted to be charged by the then applicable South Carolina
law. Provided, however, that in no event shall the mathe balance due. The ASSOCIATION shall send with OBLIGOR(S) and such increase shall become effect monthly installment payments may be adjusted in pin full in substantially the same time as would have (3) Should any installment payment become due "LATE CHARGE" not to exceed an amount equal to	ximum rate of interest exceed
this Assessment	he note and mortgage shall continue in full force, except as modified expressly by
(5) That this Agreement shall bind jointly and s	everally the successors and assigns of the ASSOCIATION and OBLIGOR, his
IN WITNESS WHEREOF the parties bereto ha	ve set their hands and seals this 12th day of August 1976.
In the presence of: Ulwar J. Garrison	FIDELYTY FEDERAL SAVINGS & LOAN ASSOCIATION
Music Garison	BY: John G. Cheros, as Agent (SEAL)
Dan K. Clark	(SEAL)
	(SEAL)
	Assuming OBLIGOR(S) (SEAL)
CONSENT AND AGE	REEMENT OF TRANSFERRING OBLIGOR(S)
- consideration of One dollar (\$100), the receipt of t	Loan Association's consent to the assumption outlined above, and in further which is hereby acknowledged, I (we), the undersigned(s) as transferring OBLI-fication and Assumption Agreement and agree to be bound thereby.
In the presence of:	ROSAMOND ENTERPRISES, INC. (SEAL)
Deporal V. Garrison	BY: A (I bram Vier (SEAL)
Nau K. Clark	(SEAL)
	Transferring OBLIGOR(S) (SEAL)
STATE OF SOUTH CAROLINA)	
COUNTY OF GREENVILLE)	PROBATE
the assuming and transferring c	who made oath that (s)he saw_John G. Cheros as Agent, obligors nd that (s)he with the other subscribing witness witnessed the execution thereof.
SWORN to before me this	W PIER FAIRE AIM THE ARREST SECRETARIS ARRESTS ARRESTED THE EXECUTION FREIENT.
12th day of August, 19 76.	(SEAL) 0
Notary Public for South Carolina My commission expires: 4/7/79	Deboral & Garrison
RECORD	DED AUG 12 1976 at 4:32 P.H. 4213