- A	AGREEMENT FOR REASE ANCE TO	EXTENSION
ATE OF SOUTH CAROLINA	OF HEN OF MORTGAG	}E
OUNTY OF GREENVILLE	mar APR 1 9 58	Ar 1964, between
THIS AGREEMENT made this day	f Greenville, South Carolina, a chronation	n chartered under the
of the United States, hereinater cannot be		
ereinafter called the "Obligor."	MN ESSETH.	
WHEREAS, the Association is the owner as executed by the Obligor	d holder of a note dated upon	
n the original amount of \$ 3\cdot 00 \cdot 2 lesignated as \(\text{LD} + 129 \) \(\text{Vauge} \)		
said mortgage being recorded in the R.M.C. Office	e for Greenville County, South Carolin remises is now vested in the said Obligor	a, in Mortgage Book
requested the Association to extend the time		20
NOW THEREFORE: 1. In consideration of the readvance to extension of the time for performance, the Oblincluding the readvance, be 2/2 per cent, readvance was advanced by the Association focured by the said note and mortgage.	the account of the Obligor and that the	e said stim shan be se-
2. It is mutually agreed that the principal and that it shall be payable as follows: \$ 37.71 and a like payment of \$ 37.77 on the applied first to interest as hereinab	ove provided, and the lemander to P.	-
3. Obligor agrees that if a default shall excipal indebtedness or any installment thereof and conditions of the obligation as modified by entire principal indebtedness, with interest, it and avail itself of all rights and remedies given	st for a period of thirty (30) days in the or interest thereon or in the performanthis agreement, the Association may, at mediately due and payable and may p to it under the obligation in the event of	tailure to pay the prince of any of the terms its option, declare the proceed to collect same a default.
4. All terms and conditions of the obligati agreement, and the statute of limitations will r of the time for payment of the indebtedness as	on shall continue in full force except as most commence to run against the obligation of the obligation of the commence of the	ion until the expiration
5. This agreement shall bind jointly and and the assigns of the Association and of the O	everally the heirs, the executors, the admi bligor, respectively.	
IN WITNESS WHEREOF, the Associatio presents to be subscribed by its duly authorized the Obligor be a corporation, has caused its excibed by its duly authorized officer (s) on the subscribed of the corporation of the corpor	n has caused its corporate seal to be her officer, and the Obligor has hereunto set orporate seal to be hereunto affixed and the date and year above written.	these presents to be sub-
IN THE PRESENCE OF:	CAROLINA FEDERAI LOAN ASSOCIATION	L SAVINGS AND
Table W. Mc John As to the Association	By WES	industry (L.S.)
James W. Mc Calle	un a	1
Katharua & Moullo As to the Obligor	Alvin D. C	Lampbell (L.S.)
		Obligor
STATE OF SOUTH CAROLINA	the entire terms of the second	
COUNTY OF GREENVILLE	0 104.	-
PERSONALLY appeared before mewho being first duly sworn, says that he saw	Witherson	
		of Carolina e United States, sign, seal
Federal Savings and Loan Association, a co and with its corporate seal and as the act and that he with	deed of said corporation deriver the with	e United States, sign, seal hin written agreement, and ned the execution thereof.
SWORN to before me this	Januaria	.Ma Colum
May of May 1984 Talliarrie R. Wordton Notary Public for South Carolina.	(I,S.)	100 A24