CREPARED CO. S. C.

## STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

## April 200 Beef 992 PAGE 309

THIS AGREEMENT made this 20th day of Ap	ril	, 196,	between
Carolina Federal Savings and Loan Association of Greenville, S laws of the United States, hereinafter called the "Association,"			under the
hereinafter called the "Obligor."	19		· · · · · · · · · · · · · · · · · · ·
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WITNESSET WHEREAS, the Association is the owner and holder of a		October 27	1961
executed by the Obligor	note dated	To yeth	,
0.700.00		####   1444   1444   1444	170 7 kw
in the original amount of \$ 8,700.00 , and secund designated as Lot 35 Jones Avenue, Greenville, S	ired by a mortgage	on the premises kr	own and
said mortgage being recorded in the R.M.C. Office for Greenville	- County South (	Paralina in Martin	in Book
872 at page 434, title to which mortgaged premises is now			
requested the Association to extend the time for performance			<u> </u>
NOW THEREFORE:			. س
1. In consideration of the readvance to the Obligor of t extension of the time for performance, the Obligor agrees that including the readvance, be per cent, per annum, and readvance was advanced by the Association for the account o cured by the said note and mortgage.	the rate of interest o	n the entire amount	_and the now due, the said all be se-
2. It is mutually agreed that the principal indebtedness, in and that it shall be payable as follows: \$_76.67on the and a like payment of \$_76.67on the first day of earments to be applied first to interest as hereinabove provided, and	e first day of ch month thereafter	máy , until paid in full,	196.5, said pay- id in full.
3. Obligor agrees that if a default shall exist for a period of cipal indebtedness or any installment thereof or interest ther and conditions of the obligation as modified by this agreement, entire principal indebtedness, with interest, immediately due and avail itself of all rights and remedies given to it under the	eon or in the perfo the Association ma and payable and m	ormance of any of the contract	the terms clare the
4. All terms and conditions of the obligation shall continue agreement, and the statute of limitations will not commence to of the time for payment of the indebtedness as herein extended.	in full force except run against the ob	as modified e <b>xpre</b> ss ligation until <b>th</b> e e	ly by this expiration
5. This agreement shall bind jointly and severally the heir and the assigns of the Association and of the Obligor, respective	s, the executors, the	administrators, <b>th</b> e s	successors
IN WITNESS WHEREOF, the Association has caused its presents to be subscribed by its duly authorized officer, and the 6 the Obligor be a corporation, has caused its corporate seal to b scribed by its duly authorized officer (s) on the date and year	Obligor has hereunt e hereunto affixed a	o set his hand and s	eal, or, if
IN THE PRESENCE OF	CAROLINA FEDE LOAN ASSOCIATI		ND
Kathania & Marellan As to the Association	By $U$	milles	<u> </u>
11/ Bray	Pre	esident	*
Lathanne & Moulton As to the Obligor	M.W.Z	auson	(L.S.)
STATE OF SQUTH CAROLINA		Ob	(L.S.) ligor
COUNTY OF GREENVILLE			
PERSONALLY appeared before me Katharine R. Moul	ton		
who being first duly sworn, says that he saw W. E. Hender			,
Federal Savings and Loan Association, a corporation chartered	l under the leave of	of	
and with its corporate seal and as the act and deed of said corp that She with W. R. Bray	oration deliver the v		nent, and
	witi	lesseu die exe <b>cu</b> noi	i dieteot.
day of April , 1965	Kathari	not bon	Mon
Notary Public for South Carolina (L.S.)	· :	্ কুলু <b>ল</b>	