(SEAL)

Obligor

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STATE OF SOUTH CAROLINA	APR 19 4 19 PM	1966	. 501	HELOCO WEE
	}	AGREEMENT	FOR RE-ADVANCE &	EXTENSION
COUNTY OF GREENVILLE	Ollie Winds	∴H OŒ	FOR RE-ADVANCE & LEIN OF MORTGAGE	C \
				4 1
THIS AGREEMENT made	thisday of	and	19 6 6	between the
ridently reddian Savings & Loan A	association. Greenville.	South Carolina. 1	iereinamer called the	Association, and
277 Lo anfred, y	·	., hereinafter called	l the Obligor.	
The second secon				
	WITNESS	ETH THAT:		
WHEREAS, the Association	n is the owner and hold	er of a note dated	Cast 5	1965
executed by the Obligor in original amount of \$ /4,000, and secured by mortgage on the premises situated on				
on + 34 Fennick	Lone			
said mortgage being recorded in the to which mortgaged premises is not to readvance to him sums paid on obligation,	ne RMC Office for Gre	enville County in Obligor, and the sai	Book 97 at Page d Obligor has requested	27, title
NOW THEREFORE:				
1 To consider the Cal			A 100 3.	1
1. In consideration of the readvance to the Obligor of the sum of \$ and the extension of the time for performance, the Obligor agrees that the rate of interest on the entire amount now due, including the readvance, be increased to per cent, per annum, and the Obligor does hereby agree that the said readvance was advanced by the Association for the account of the Obligor and that the said sum shall be secured by the said note and mortgage.				
2. It is mutually agreed that the principal indebtedness, including the readvance, is \$\frac{1}{2}\frac{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\frac{2}{2}\fra				
3. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness of any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Association may, at its option, declare the entire principal indebtedness with interest immediately due and payable and may proceed to collect same and avail itself of all rights and remedies given to it under the obligation in the event of a default.				
4. All terms and conditions of the obligation shall continue in full force except as modified expressly by this agreement and the statute of limitations will not commence to run against the obligaion until the expiration of the time for payment of the indebtedness as herein extended.				
5. This agreement shall be cessors and the assigns of the Asso	oind jointly and severa ociation and of the Obl	ally the heirs, the igor respectively.	executors, the administ	rators, the suc-
IN WITNESS WHEREOF, officer and corporate seal affixed,	The Association has ca and the Obligor has se	used this agreement at his hand and sea	at to be executed by its al on the date and year	duly authorized above written.
IN THE PRESENCE OF:	FIDEL.ITY	FEDERAL SAVI	NGS & LOAN ASSOCI	ATION (STAT)
•				(DEAL)
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