OLLIE FARNSWORTH R. M.C.

STATE OF SOUTH CAROLINA, COUNTY OF GREENVILLE.

AGREEMENT FOR EXTENSION OF LOAN

WHEREAS, there remains unpaid on a certain note executed by Gerry L. Prevost and Grace S. Prevost to Liberty Life Insurance Company, secured by a mortgage upon real estate in Greenville County, South Carolina, dated February 7, 1949, and recorded in said County in Mortgage Book 413 at page 212, the sum of Twenty-One Thousand and No/100ths (\$21,000.00) Dollars, and

9,5,F. 2.8.4. WHEREAS, title to the mortgaged premises is now vested in Gerry L. Prevost and Grace S. Prevost, subject to said mortgage, and

whereas, Liberty Life Insurance Company, the present owner and holder of said note and mortgage has been requested to make said note payable as hereinafter agreed, which it has consented to do in consideration of the sum of One Dollar (\$1.00), (receipt of which is hereby acknowledged) and of the payments to be made as herein provided.

NOW, THEREFORE, we, the said Gerry L. Prevost and Grace S. Prevost, hereby agree to pay the principal sum presently remaining due together with interest from date at the rate of four and one-half $(4\frac{1}{2}\%)$ per tent per annum in monthly installments as follows:

Beginning on the 15th day of March, 1953, and on the 15th day of each month of each year thereafter the sum of Two Hundred Seventeen and 77/100ths (\$217.77) Dollars to be applied on the interest and principal of this note, said payments to continue up to and including the 15th day of January, 1963, and the balance of said principal and interest to be due and payable on the 15th day of February, 1963, the aforesaid monthly payments of Two Hundred Seventeen and 77/100ths (\$217.77) Dollars each are to be applied first to interest at the rate of four and one-half ($4\frac{1}{2}\%$) per cent per annum on the principal sum of Twenty-One Thousand and No/100ths (\$21,000.00) Dollars, or so much thereof as shall, from time to time, remain unpaid, and the balance of each monthly payment shall be applied on account of principal. The

State of South Carolina Caunty of Areaville

by this extension agreement having been paid in full and said montgage having been duly statisfied this Extension agreement is hereby satisfied and Caucalled this 26th day of February 1957.

Not:

Bobbis R. Ferry

By S. H. Cleneland

SATISFIED OF RENORM

Butty R. Rawland

Of the Samueland

Of the Samueland

Of the Samueland

Of the Samueland Samueland

Of the Samueland

Of the Samueland

Of the Samueland Samueland

Of the Samueland