

FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION MODIFICATION AGREEMENT FOR A:

A MAE BLOWNKEACHEY HILA GU	READVANCE; READV OR EXTENSION OF T	•	Who	1216W
TATE OF SOUTH CAROLINA		LOAN ACCO	LOAN ACCOUNT	
COUNTY OF GREENVILLE			NUMBER 1-1121448	
THIS AGREEMEN ne Fidelity Federal Saving Harold E. & Lois	T made this 24th d s & Loan Association, Greenvil s D. Matthews	ay of <u>January</u> le, South Carolina, hereinaf hereinafter called	ter called the Associated the Obligor.	5_, between ciation, and
	WITNESSE	TH THAT:		
WHEREAS, the As	sociation is the owner and holde	r of a note dated	June 3,	, 1974,
xecuted by	Proffitt	in the original amount	of \$ 50,000.00	·
nd secured by a mortgage o	on the premises situated on <u>Lo</u>	t 301, Middlebrook Rd	., Sugarcreek S	ub.
	d in the RMC Office forGr			
'agetitle to whi	ch mortgage premises is now ve	ested in the name of Harol	d E. & Lois D.	Matthews
eadvance to him sums paid ion.	on the said note and mortgage .	, and the said Obligor and or to extend the time fo	has requested the A r the performance o	issociation to of the obliga-
NOW THEREFORE:	reduce		40 (270 22
	n agrees to execut the time for p			
February	hat it shall be payable as follows:	ows: 87 a 143.96	on the FII	RST DAY of
Lump sum payment of thereafter unth paid in full, per annum, or in accordance Agreement, where applicable	19 75 and a like payment of \$33,878.32 with new pay said payments to be applied fire with those terms agreed upon le. on the unpaid balance and t	ments of \$143.96 as o irst to interest, calculated me in the mortgage note and or he remainder on principal un	the FIRST DAY of f 2/1/75 (New 1 on the Modification and til paid in full; or	d Assumption
1B. In consideration and the extension of the time	on of the readvance and extensing for performance, the Obligor	on to the Obligor of the sur agrees that the rate of intere	n of \$ N/A st on the entire amo	ount now due,
mortgage note and or in the that the said readvance an said sum shall be secured \$N/A	increased to per cent Modification and Assumption . d extension was advanced by t by the said note and mortga and that it shall be paid is no hereafter, said payments to be	Agreement, be in effect, and he Association for the accorder. It is mutually agreed to the southly installments of \$1	d the Obligor does unt of the Obligor that the principal i V/A	hereby agree and that the ndebtedess is a each on the
2. Obligor agrees indebtedness of any installicable obligation as modified by twith interest immediately of	that if a default shall exist for a nent thereof or interest thereon his agreement, the Association lue and payable and may proc ation in the event of a default.	period of fifteen (15) days: or in the performance of any may, at its option, declare	in the failure to pay of the terms and cor the entire principal	the principal aditions of the indebtedness
tinue in full force except a	onditions of the Mortgage Notes modified expressly by this agre the expiration of the time for p	coment and the statute of lim	itations will not con	omence to run
4. This agreement the assigns of the Association	shall bind jointly and severally on and of the Obligor respective	the heirs, the executors, the ly.	administrators, the	successors and
IN WITNESS Wi officer, and the Obligor ha	HEREOF, The Association has us set his hand and seal on the o	caused this agreement to be date and year above written.	executed by its di	uly authorized
IN THE PRESENCE OF		FIDELITY FEDERAL SA (SEAL)	VINGS & LOAN A	SSOCIATION
Dewarda	J. Jahnson Outein	By: Charles	J. Carlow	4
Carol lan	aukin	Title	11.	
		Starold 5	Machine	(SEAL)

M