AGREEMENT FOR READVANCE & EXTENSION OF LIEN OF MORTGAGE

2008 **1369** FASE **571**

STATE OF SOUTH CAROLINA		
COUNTY OF Greenville		
THIS AGREEMENT made this 21 day of - Hay	, 19 76 , between MCC Financial Services, Inc.	
, a corporation chartered under the laws of the United States,		
nerematter caned the Composition , and	r and Delsy Hae Brewster	
hereinafter called the "Obligor".		
WITNE	SSETH:	
material activities and a second holder of a sec	ote dated 2, September 19 74 , executed by the	
Obligo Walter Brewster and Delay Mae Brewste	r	
in the original amount of \$ 1,248.00 and secured by a m	ortgage on the premises known and designated as Horth	
side of Birnie Street Extension	, said mortgage being recorded in the	
	requested the Corporation to extend the time for performance of	
the obligation.	reduction the conjugation to extend the time real performance or	
NOW THEREFORE:		
1. In consideration of the readvance of the Obligor of the s-	im of 5 307.63 and the extension of the time for	
performance, the Obligor agrees that the fate of interest on the	entire amount now due, including the readvance, be at the highest of readvance was advanced by the Corporation for the account of	
the Obligor and that the said sum shall be secured by the said note	e and mortgage.	
2. It is mutually agreed that the principal indebtedness, incl	uding the readvance, is \$ 357.00 and that it shall be	
psyable as follows: \$ 51.00 on the first day of	ayments to be applied first to interest as hereinabove provided, and	
on the remainder to principal, until paid in full.	symmeto de sprinci insi so inicient de melenistose fromoco, and	
3. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness or		
any installment thereof or interest there a or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Corporation 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 remoders 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 obligation until the expiration of the time for payment of the		
indebtedness as herein extended.		
5. This agreement shall bind jointly and severally the heirs, the executors, the administrators, the successors and the assigns of		
the Corporation and of the Obligor, respectively. IN WITNESS WHEREOF, the Corporation has caused its corporate scal to be hereunto affixed and these presents to be		
subscribed by its duly authorized officer, and the Obliger has beceinto set his hand and seal, or, if the Obliger he a comporation, has		
· //	s to be subscribed by its duly authorized officer(s) on the date and	
IN THE PRISENCE OF 1	uccan veries concestor A	
The Rose State of the State of	A- OD Wardon	
	By Will Manager L.S.	
Sandia 7. Baloo		
As to the Corporation		
00000		
6. F. July	X Wilter Brewster Ls.	
1 1/1/5000	- Deldy un Breeter LS.	
As to the Obligor	Obligation LS.	
·		
STATE OF SOUTH CAROLINA COUNTY OF Greenville		
COUNTY OF	PERSONALLY appeared before meC. L. Howell, III	
who being first duly sworn, says that he saw David R. Rhodes		
as Manager of MCCF:	nancial Services, Inc.	
a corporation chartered under the laws of the United States, sa	gn, seal and with its corporate seal and as the act and deed of said	
corporation deliver the within written agreement, and that he wi witnessed the execution thereof.	11 11 11/1	
A	CH SKIVIII	
sworks to perule the this 12 years of 189		
Sily(1) WKUUL YIIII L.S.		
Notary Public for South Carolina (CONTLUED ON NEXT PAGE)		

L-1684 S.C. REV. 6/73

22.N RV.23