SEL 22 B OF AN 1909

STATE OF SOUTH CAROLINA COUNTY OF GREENVELLE

ACCOMMENT TO BE ADVANCE & EXTENSION

THIS ACREMENT made this Ad day of the Caroline Land of the Association, and Eugenesia Savings & Logit Association, Linearythin South Caroline Land after delied, the Association, and Eugenesia.

## WITH PRAFFIN THAT

which mortgaged premises is now vested in the said note and mortgage and in extend the since for the performance of the obligation.

## NOW THEREFORE.

- In consideration of the readvance to the Obligor of the sum of the sum of the extension of the time for performance, the Obligor agrees that the rate of interest on the entire amount now due, including the restriction, be increased to the per cant, per samue, and the Obligor does hereby agree that the said ceadvance was advanced by the Association for the mercury of the Obligor and that the said sum shall be secured by the said onto and mortgage.
- 2. It is mutually agreed that the principal indebtaliness including the resilvance, is \$ \$ 2 \frac{4}{3}, and that it shall be paid in monthly installments of \$ \frac{1}{3} \text{O} \text{Similar installments of \$ \frac{1}{3} \text{Similar installments o
- 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 thereof or interest the performance of any of the terms and conditions of the obligation as suddified 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 consider given to it under the obligation in the avent 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 will the expiration of the time for payment of the indebtedness as herein extended.
- 3. This agreement shall bind jointly and severally the heirs, the sessions, the administrators, the successors and the designs of the Association and of the Obligor respectively.

IN WITNESS WHEREOF, The Association has caused this agreement to be executed by its duly authorized officer and corporate seal affixed, and the Obligor has set his hand and seal on the date and year above written.

IN THE PRESENCE OF:

FIDELITY PEDERAL SAVINGS & LOAN ASSOCIATION (SEAL)

(SEAL)

Dickeya (see