		Life the state of
THE SOLUTION OF THE PARTY OF TH	RESPONSE OF THE PROPERTY OF TH	625
	REUESCO IS OF THE LOUIS AND A PAGE	
	INGS AND LOAN ASSOCIATION OF THE PROPERTY OF THE PARTY OF	UNTERSTAN
READVANCE	EADVANCE & EXTENSION:	The same of the sa
ORTEXTENSION	OF TERM	The state of the s
STATE OF SOUTH CAROLINA	EOAN ACCOUNT	or has private for the state of
COUNTY OF GREENVILLE	NUMBER 1.25/	
THIS AGREEMENT made this	day of 19	Z/_, between
the Fidelity Federal Savings & Loan Association, G	reenville, South Carolina, hereinafter called the A	ssociation, and
WHEREAS, the Association is the owner and	NESSETH THAT:	1059
executed by Fidelity LedechL	in the original amount of \$ 5000	·a
and secured by a mortgage on the premises situated on said mortgage being recorded in the RMC Office for		
Page title to which mortgage premises is no		at at
readvance to him sums paid on the said note and mortg		Association to of the obliga-
NOW THEREFORE:		
1A. The Association agrees to extend the time	for payment of the principal indebtedness of \$	
now remaining unpaid so that it shall be payable as	-follows: \$ on the FI	RST DAY 'òf'
thereafter until paid in full, said payments to be applied	t of \$ on the FIRST DAY o	f each month
thereafter until paid in full, said payments to be applic per annum, or in accordance with those terms agreed un Agreement, where applicable, on the unpaid balance ar	pon in the mortgage note and/or the Modification an ad the remainder on principal until paid in full: or	d Assumption
1B. In consideration of the readvance and over	ension to the Obligan of the land of 2 300	00
and the extension of the time for performance, the Obliging including the readvance, be increased to per comortgage note and/or in the Modification and Assumption	non-francisco de la companya del companya del companya de la compa	The second second second
mortgage note and/or in the Modification and Assumption that the said readvance and extension was advanced by said sum shall be secured by the said note and more	by the Arresistian for the constant of the Obligor does	nereby agree
\$ \(\frac{1}{2}\) and that it shall be noted in	a monthly installment to	idebtedess is
FIRST DAY of each month hereafter, said payments to  2. Obligor agrees that if a default shall exist for	be applied first to interest, and then to principal unti	l paid in full.
obligation as modified by this agreement, the Association	on or in the performance of any of the terms and cone	ditions of the
with interest immediately due and payable and may pro- given to it under the obligation in the event of a default	DOGGO TO COMPACTOR and availite-IF - I - I	nd remedies
	ote and/or the Modification and Assumption Agreeme	ent shall con-
against the obligation until the expiration of the time for	greement and the statute of limitations will not common payment of the indebtedness as herein extended.	nence to run
<ol> <li>This agreement shall bind jointly and several the assigns of the Association and of the Obligor respective</li> </ol>	lly the heirs, the executors, the administrators, the succely.	ecessors and
IN WITNESS WHEREOF The Association has	c garrend this agreement to be supply 11.	authorized
officer, and the Obligor has set his hand and seal on the	date and year above written.	
IN THE DRECTMOR OF	EIDEV von	
in the presence of: Charlatte g. Dunlap	FIDELITY FEDERAL SAVINGS & LOAN ASSO	OCIATION
ALuther 3. mitchell	By Marce ist line	/
Obligatory.	Lord Jeens na	=
- Kachel J. Kallins .		/PEAT
Charlotte J. Dunlas	Billion K) THESS	(SEAL)
Packer & D.		(SEAL)
- KANNA		·(UL/\L)

(CONTINUED ON NEXT PAGE)

Obligor