LOVE THORNTON ARROLD & THOMASO RIDE ITY FEDERAL	SAVINGS AND LOAN-ASSOCIATION = = =
MODIFICAT	ION AGREEMENT FOR A
	ION OF TERM
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	LOAN ACCOUNT 1241 (44
The state of the s	on, Greenville, South Caroling, hereinafter called the Association, and
the Filebly Federal Savings & Loan Association	on, Greenville, South Caroline, hereinafter called the Association, and hereinafter called the Ohligor.
	WITNESSETH THAT
executed by Marvey W- Wellion	in the original amount of \$ // 000
said mortgage being recorded in the RMC Office	for Greenville County in Book 878 at
ကို ရှိသေး ကို ကို ပြုံသည်။ တို့ ကို လေသည် သို့ လေသောသည် အသည် သည် သို့ သည် သို့ သို့ သည် သို့ ရှိ သည်သို့ ရှိသည်	and the said Obligor has requested the Association to mortgage and/or to extend the time for the performance of the obliga-
now therefore:	the obliga-
now remaining unpaid so that it shall be payab	time for payment of the principal indebtedness of \$2 438.07 on the FIRST DAY of
19_22 and a like partition thereafter until paid in full said payments to be	yment of \$ - 35 on the FIRST DAY of each month
Agreement, where applicable, on the unpaid balai	nce and the remainder on principal until paid in full; or
the and the extension of the time for performance, the	old extension to the Obligor of the sum of \$
said sum shall be secured by the said note and	per cent per annum, and those terms expressly agreed upon in the umption Agreement, be in effect, and the Obligor does hereby agree meed by the Association for the account of the Obligor and that the dimortgage, It is mutually agreed that the principal indebtedess is
FIRST DAY of each month hereafter, said paymen	paid in monthly installments of \$ 55, 39, each on the its to be applied first to interest, and then to principal until paid in full.
obligation as modified by this agreement, the Asso	thereon or in the performance of any of the terms and conditions of the periation may, at its option, declare the entire principal indebtedness ay proceed to collect same and avail itself of all rights and remedies lefault.
	ge Note and/or the Modification and Assumption Agreement shall conthis agreement and the statute of limitations will not commence to run me for payment of the indebtedness as herein extended.
4. This agreement shall bind jointly and so the assigns of the Association and of the Obligor resp	everally the heirs, the executors, the administrators, the successors and pectively.
IN WITNESS WHEREOF, The Association officer, and the Obligor has set his hand and seal of the original officer.	on has caused this agreement to be executed by its duly authorized on the date and year above written.
IN THE PRESENCE OF:	FEDELITY FEDERAL SAVINGS & LOAN ASSOCIATION (SEAL)
Charlotte of Dearlan	By: Douglas Baid
Rachel J. Rue	The aust- Loan Office
Charlotte & Dunlap	(SEAL)
Rubel Relins	Obligor (SEAL)
(CONTUINED ON NEXT PAGE)	

24.4