GREENVIELE CO.S.C. BDOX 1247 PAGE 29 AUG 28 - 9 58 114 172

FIDELITY FEDERAL SAYINGSHAND LOAN ASSOCIATION

MODIFICATION AGREEMENT FOR A:

READVANCE; READVANCE & EXTENSION;

OR EXTENSION OF	TERM
STATE OF SOUTH CAROLINA	LOAN ACCOUNT
COUNTY OF GREENVILLE	NUMBER /-//-/.72 49
THIS ACREEMENT made this do not determine the Fidelity Federal Savings & Loan Association Greenvil	lay of August 1972 between
, ,	lle. South Carolina, hereinafter called the Association, and
Chartes F. & Lucille W. Ernest -	hereinafter called the Obligor.
	TOTAL TOTAL CONTRACTOR OF THE
WHEREAS the Association is the owner and holde	r of a note dated September 8 19 > 2
executed by Charles F. & Lucille Erne	in the original amount of \$16,000.00
and secured by a mortgage on the premises situated on Cos	wer as Sandra Ave & White Horse 13d
	county in Book 1068 at
Page 579, title to which mortgage premises is now ver	sted in the name of Charles F. and
readvance to him sums paid on the said note and mortgage artion.	and the said Obligor has requested the Association to ad/or to extend the time for the performance of the obliga-
NOW THEREFORE:	
	ayment of the principal indebtedness of \$14,338.42
now remaining unpaid so that it shall be payable as follow	
September, 1922 and a like payment of \$	
thereafter until paid in full, said payments to be applied firs per annum, or in accordance with those terms agreed upon in Agreement, where applicable, on the unpaid balance and the	the mortgage note and/or the Modification and Assumption
and the extension of the time for performance, the Obligor ag	• •
including the readvance, be increased to 2.2 per cent per mortgage note and/or in the Modification and Assumption Ag that the said readvance and extension was advanced by the said sum shall be secured by the said note and mortgage	exement, be in effect, and the Obligor does hereby agree Association for the account of the Obligor and that the Lit is mutually agreed that the principal indebtedess is
\$ 14,338.42 and that it shall be paid in mon FIRST DAY of each month hereafter, said payments to be ap	othly installments of \$ 182.00, each on the oplied first to interest, and then to principal until paid in full.
2. Obligor agrees that if a default shall exist for a per indebtedness of any installment thereof or interest thereon or obligation as modified by this agreement, the Association may with interest immediately due and payable and may proceed given to it under the obligation in the event of a default.	y, at its option, declare the entire principal indebtedness
3. All terms and conditions of the Mortgage Note and tinue in full force except as modified expressly by this agreem against the obligation until the expiration of the time for pays	d/or the Modification and Assumption Agreement shall con- nent and the statute of limitations will not commence to run ment of the indebtedness as herein extended.
4. This agreement shall bind jointly and severally the the assigns of the Association and of the Obligor respectively.	e heirs, the executors, the administrators, the successors and
IN WITNESS WHEREOF, The Association has cause officer, and the Obligor has set his hand and seal on the date	sed this agreement to be executed by its duly authorized and year above written.
IN THE PRESENCE OF:	DELITY FEDERAL SAVINGS & LOAN ASSOCIATION (SEAL)
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Ja Chilland	Title
I.w. Church	Chrolo F. Brown (SEAL)
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