CREHALLE CO. LIVE ENDERILA				
All of propertion	mmmar cav	INCE AND LOAD	V.ASSOCIATION	
CECH. O. BARFILLA	MANAGEMAN SAV.	HACO WHY DOW	1]MODOCIATION	
C. B. L. C. 1. 1. C.	MODIFICATION READVANCE: RE	AGREEMENT FOR A	SION	
D. Colling.	OR EXTENSION	OF TERM	,	
V	•			
STATE OF SOUTH CA	AROLINA	LOAN	ACCOUNT	
COUNTY OF GREENY	'ILLE	NUMBI	ER 4-14084-11	
		1 10	10 7 E house	201
THIS AGREEMEN the Fidelity Federal Savings	T made this _ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	cenville, South Carolina, 1	tereinafter called the Association, a	ind
Lany & J	azine -1. 13	lakely hereinafte	er called the Obligor.	
1 0		•		
		RESSETH THAT:	11.1.29 1052	461
WHEREAS, the Ass	sociation is the owner and	holder of a note dated	10 50 . 29	2,07
and secured by a mortgage o	willy promises situated of	203 Beren	Na:	
said mortgage being recorder	d in the RMC Office for	Levenuella	County in Book	at
Page 38 2 title to which	ch mortgage premises is t	now vested in the name of_	Trany E. Y Jean	سلاميد
1. Blake	ly	gage and/or to extend the	obligor has requested the Association time for the performance of the obli	to ga-
tion.	on the said note and more	gage and of to extend the	time for the performance or the own	o''
NOW THEREFORE:	•		•	
1A. The Association	agrees to extend the time	e for payment of the princip	oal indebtedness of \$	_
now remaining unpaid so th	hat it shall be payable a	s follows: \$	on the FIRST DAY	of
			on the FIRST DAY of each more	
per annam, or in accordance Agreement, where applicable	with those terms agreed e, on the unpaid balance	upon in the mortgage note t and the remainder on princi		11011
1B. In consideration and the extension of the time	n of the readvance and e e for performance, the Ol	xtension to the Obligor of t digor agrees that the rate of	he sum of \$ 3 0 0 0 interest on the entire amount now d	lue,
that the said readvance and said sum shall be secured	l extension was advanced by the said note and n	by the Association for the fortgage. It is mutually ag	e terms expressly agreed upon in ct, and the Obligor does hereby ag account of the Obligor and that reed that the principal indebtedess	s is
s_//_33_7_33 FIRST DAY of each month	, and that it shall be paid hereafter, said payments (in monthly installments of to be applied first to interes	s > S . 30	the full.
indebtedness of any installment obligation as preditied by the	ent thereof or interest the ais agreement, the Associa we and payable and may	reon or in the performance tion may, at its option, de proceed to collect same an	days in the failure to pay the princi of any of the terms and conditions of clare the entire principal indebtedu d avail itself of all rights and remed	uie iess
3. All terms and continue in full force except as against the obligation until t	modified expressly by thi	s agreement and the statute	on and Assumption Agreement shall e of limitations will not commence to edness as herein extended.	:on- nın
4. This agreement s the assigns of the Association	shalf bind jointly and seve eand of the Obligor respe	erally the heirs, the executor ctively.	s, the administrators, the successors a	and
IN WITNESS WH officer, and the Obligor has	EREOF, The Association set his hand and seal on	has caused this agreement the date and year above wr	to be executed by its duly authorititen.	zed
IN THE PRESENCE OF:		FIDELITY FEDERA (SEAL)	L SAVINGS & LOAN ASSOCIATION	ON
- Draw Mang	<u>Lanlull</u>	By: Doc do	Bound Brown	200
Alles too	J.C.J.	Janus S	S. Blakely (SEA	li
- Illa Ilong	3 Donabul		•	
()	Lit	garagement and a state of the state of the state of	(SE/	AL)
Mid-vi 100	724	Obligo	•	