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(SEAL)

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STATE OF SOUTH	CAROLINA	WEST LLIE	FARBNONEN		- T- 147	rension
COUNTY OF GRE	ENVILLE	THOM!	R. Mill.	OF LEIN OF M	ORTGAGE	
	EEMENT made t	A COLOR	W		<u>المرا</u>	
THIS AGR	EEMENT made	24_day of	May		/	between the
Figurity, Federal Sa	vings & Luau	sociation, Greenville,	South Carolina,	hereinafter ca	lled the Asso	ciation, and
Ruby Lee S	1100	orsur.	hereinafter cal	led the Obligor.		
	CONTRACT.	WITNESSE	TH THAT:	14		
WHEREAS	the Association i	s the owner and holder	r of a note date	d Viele	24	, ₁₉ <u>5</u> 9
executed by the Ob	ligor in original	amount of \$ 2,500	od, and secu	red by mortgag	e on the prem	uses situated
on 219 C/les	mson lese	٠ . ر				ļ
said mortgage bein	g recorded in the	RMC Office for Gree vested in the said O	nville County i	in Book 796	_at Page	, title
to which mortgaged to readvance to him	n sums paid on the	he said note and mort	gage and to ex	tend the time f	or the perform	nance of the
obligation,	•					
NOW THEREFORE	!:					. '
1. In cons	ideration of the	readvance to the Obli	gor of the sum	of \$ 1,000.	<i>DO</i> and_1	the extension
the readvance, be	increased to	ligor agrees that the r per cent, per annu	m, and the Ob	ligor does here	by agree that	the said re-
advance was advar	iced by the Asso	ciation for the accoun	t of the Obligo	r and that the	said sum shal	l be secured
by the said note an			:		.	_
that it shall be pai	d in monthly ins	at the principal indeb tallments of \$_28_	each or	n the 🔾 💆 day	ce, is \$	3 <i>8.19</i> , and th hereafter
said payments to b	e applied first to	interest, and then to p	orincipal until p	aid in full.		
3. Obligor	 agrees th a t if a	default shall exist fo	or a period of t	thirty (30) days	in the failur	e to pay the
principal indebtedr	less of any instal	lment thereof or interified by this agreemen	est thereon or i	n the performan	ice of any of‼t	he terms and
principal indebted	ness with interes	t immediately due an en to it under the obl	id payable and	may proceed	to collect san	ne and avai
itself of all rights	and remedies giv	en to it under the ob-	ingation in the e	vent of a detail	•	•
this agreement and	l the statute of li	s of the obligation sha mitations will not com	nmence to run a	full force excep against the oblig	t as modified aion until the	expressly by expiration o
the time for paym	ent of the indebte	edness as herein exter	nded.			
5. This a	greement shall b	ind jointly and severa	ally the heirs, t	the executors, t	he administr a	tors, the suc
cessors and the ass	signs of the Assoc	ciation and of the Obl	igor respectivel	у.		
IN WITNE	rss whereof '	The Association has ca	aused this agree	ment to be exec	uted by its du	ly authorized
officer and corpor	ate seal affixed, a	and the Obligor has se	et his hand and	l seal on the da	te and year a	bove writter
IN THE PRESEN	CE OF:	FIDELITY	Y FEDERAL SA	AVINGS & LOA	N ASSOCIAT	ION (SEAL
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