la questa a constituir de la constituir de			Fewal Inches			
	GREENVILLE OF S			12	A SAFT R	Equipment of the second of the
			Taggetifes and Injection	large that parties and		11. 150
	OLLIE PARISHERT	FEDERAL SAV	2114 (1 2 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		SOCIATION	
		MODIFICATION READVANCE, RI				
		OR, EXTENSION				
S	TATE OF SOUTH C	AROLINA		LOAN ACCO	TINT	
	OUNTY OF GREEN	المراجعة والمستعمل والمستعمل والمستعملها		NUMBER		
the	THIS AGREEMEN Fidelity Federal Saving Milchael N. V	VT made this 10 th s & Loan Association, Gr	day of No eenville, South C	Carolina, hereinaft hereinafter called	er called the Associ	_, between ation, and
ار المعدد ا المعدد المعدد المعد	WHEREAS the Ass	WITN	ESSETH THAT:		/ 5	<u>ج د 19</u>
	ecuted by Milder	N Vest	in the	original amount	18 3 050	-, 10- 24 -yf;
		n the premises situated on	100 Po	skins Mil	(P)	
		l in the RMC Office for the mortgage premises is no				
	dvance to him sums paid o	on the said note and mortg	and the second s	and the second second second		
NO	W THEREFORE:					
		agrees to extend the time				
		at it shall be payable as 9		·	on the FIRST DAY of ea	•
per	reafter until paid in full, s annum, or in accordance	aid payments to be applied with those terms agreed upon the unpaid balance at	ed first to interest	t, calculated mont	hly at the rate of	C/n
and	the extension of the time	of the readvance and ext for performance, the Obli	gor agrees that th	e rate of interest of	on the entire amount	now due.
incl mor that said	uding the readvance, be integrated note and/or in the Market the said readvance and a sum shall be secured by	ncreased to 234 per condition and Assumption was advanced by the said note and more	ent per annum, a on Agreement, bo by the Association tgage. It is mut	and those terms of in effect, and the in for the account ually agreed that	expressly agreed upone Obligor does here of the Obligor and the principal indeb	on in the by agree that the stedess is
\$ FIR	ST DAY of each month he	and that it shall be paid in creafter, said payments to	nonthly installabe applied first to	nents of \$_3/_ o interest, and then	و حی n to principal until pa	h on the id in full,
inde oblig with	2. Obligor agrees that btedness of any installment gation as modified by this interest immediately due	t if a default shall exist for it thereof or interest there agreement, the Association and payable and may pro- in the event of a default	r a period of fiftee on or in the perfo on may, at its op occed to collect	en (15) days in the rmance of any of toon, declare the	ne failure to pay the he terms and condition	principal ons of the
tinuc agai	e in full force except as m	litions of the Mortgage No odified expressly by this a e expiration of the time fo	greement and the	statute of limitation	ons will not commend	hall con- ce to run
the a	4. This agreement shassigns of the Association a	all bind jointly and severa nd of the Obligor respectiv	lly the heirs, the evely.	executors, the adm	inistrators, the succes	sors and
offic	IN WITNESS WHER er, and the Obligor has se	REOF, The Association ha	s caused this agr e date and year al	eement to be executed written.	cuted by its duly au	thorized
IN T	THE PRESENCE OF:		FIDELITY FE	DERAL SAVING	S & LOAN ASSOCI	IATION
9	ennefer. J. Je	foot	By Dong	Title and	Board Off	· · · · · · · · · · · · · · · · · · ·
Je	nonfer Je Je	leoat	- <u>Tr</u> u	Dobligor	Test (SEAL)
<i>,</i>	sail to	us		Obligor		SEAL)

1027 - AL CH. F. U. (A22