BOOK 1236 PAGE 213

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FIDELITY FEDERAL SA	".M: A "!'UD>"		MION
	ACREEMENT FO LEADVANCE & EXT		
OR EXTENSION	OF TERM		
		AN ACCOUNT	
STATE OF SOUTH CARCENA COUNTY OF GREENVILLE	NUN	MBER /-//-/-	5966
	A		19 Z_2 _ between
the Fidelity Federal Savings & Loan Association,	Greenville, South Carolin	a, hereinafter called	the Association, and
Triume Hostind Charling	, herei	nafter called the Obligo)r
	NESSETH THAT:		
WHEREAS, the Association is the owner an	d holder of a note dated	March //	19.65
and secured by a mortgage on the premises situated	TOWNER in the original Author	nal amount of \$ 33	,000
said mortgage being recorded in the RMC Office for.	Misomulla	County in I	300k 988 á
Page 453, title to which mortgage premises is	now vested in the name	of Grune a	Atha Association to
readvance to him sums paid on the said note and mor	tgage and/or to extend t	id Obligor has requeste he time for the perfor	mance of the obliga-
tion. NOW THEREFORE:		:	•
1A. The Association agrees to extend the tin	ne for payment of the pri	ncipal indebtedness of	\$ 1,165.21
now remaining unpaid so that it shall be payable	as follows: \$ 104	on on	the FIRST DAY of
thereafter until paid in full, said payments to be app	olied first to interest, calc	ulated monthly at the	rate of 234 %
Agreement, where applicable, on the unpaid balance	and the remainder on pr	incipal until paid in ful	l; or
1B. In consideration of the readvance and and the extension of the time for performance, the O	extension to the Obligor bligor agrees that the rate	of the sum of \$ of interest on the enti	re amount now due,
including the readvance, be increased to 234 per mortgage note and/or in the Modification and Assum	cent per annum and t	hose terms expressly a	agreed upon in the
that the said readvance and extension was advanced said sum shall be secured by the said note and r	d by the Association for	the account of the O	bligor and that the
\$ 1.65.21, and that it shall be paid FIRST DAY of each month hereafter, said payments	l in monthly installments	of 8 104.25	each on the
2. Obligor agrees that if a default shall exist	•		•
indebtedness of any installment thereof or interest the	ereon or in the performan ition may, at its option,	ce of any of the terms a declare the entire pri	ınd conditions of the incipal indebtedness
with interest immediately due and payable and may given to it under the obligation in the event of a defe	proceed to collect same	and avail itself of all	rights and remedies
3. All terms and conditions of the Mortgage	Note and/or the Modific	ation and Assumption A	Agreement shall con-
n tinue in full force except as modified expressly by the against the obligation until the expiration of the time	s agreement and the state for payment of the inde	tte of limitations will nebtedness as herein ext	ended.
4. This agreement shall bind jointly and sev the assigns of the Association and of the Obligor respe	erally the heirs, the execu	itors, the administrator	s, the successors and
IN WITNESS WHEREOF, The Association officer, and the Obligor has set his hand and seal on	has caused this agreeme the date and year above	ent to be executed by written.	its duly authorized
			• •
IN THE PRESENCE OF:	FIDELITY FEDER	RAL SAVINGS & LO	AN ASSOCIATION
Ω	$\int_{0}^{\infty} \int_{0}^{\infty} \int_{0$		
Juna W. Willow, III	By: Unval	C. Illing	
Ir. michael Davin	_ , 6		
Dala Dal	Oblig	gor	(SEAL)
James A. (Willes 11)		•	
J. Michael Davis	Oblig	gor	(SEAL)