TOVE, THORNTON & ARNOLD

AGREEMENT FOR RE-ADVANCE & EXTENSION
OF LEIN OF MORTGAGE

COUNTY OF GREEN TIME.	
25	
THIS AGREEMENT made this, day of 19	thetween the
Fidelity Federal Savings & Loan Association, Greenville, South Carolina, hereinafter called the A	ssociation, and
hereinafter called the Ohligar.	
WITNESSETH THAT:	
WHEREAS, the Association is and owner and holder of a note dated	
executed by the Obligor in original amount of \$ factor and secured by mortgage on the property	emises situated
said mortgage being recorded in the RMC Office for Greenville County in Book Z.S. Lat Page.	2 P
rearting and progress strong vested in the said Obligor, and the said Obligor has requested	the Association
to readvagce to him sums paid on the said note and mortgagy and to extend the time for the perfe	ormance of the
obligation	The street
NOW THEREFORE	
1. In consideration of the readvance to the Obligor of the sum of \$ /40\ an	d the extension
of the tune for performance, the Obligor agrees that the rate of interest on the entire amount now the reddynger be increased to per cent, per annum, and the Obligor does hereby agree the	at the said re-
the regulance be increased to per cent per annum and the Obligon does hereby agree the advence was advanced by the Association for the account of the Obligor and that the said sum a	nall be secured ;
by the said note and mortgage	
2. It is mutually agreed that the principal indebtedness, including the readvance, is \$2	2476/, and
that it shall be paid in monthly installments of \$\frac{1}{2} \text{leady of each or said bayments to be applied first to interest, and then to principal until paid in full.	iopth héreafter,
said payments to be applied first to interest, and then to principal until paid into	
3 Obligor agrees that if a default shall exist for a period of thirty (30) days in the fail	ure to pay the
3 Obligor agrees that if a default shall exist for a period of thirty (30) days in the fall principal indebtedness of any installment thereof or interest thereon or in the performance of any oconditions of the obligation as modified by this agreement, the Association may, at its option, do not be a second to oblige the conditions of the obligation as modified by this agreement, the Association may, at its option, do not be a second to oblige the conditions of the obligation as modified by this agreement, the Association may, at its option, do not be a second to obligate the conditions of the obligation as modified by this agreement, the Association may at its option of the obligation as modified by this agreement.	f the terms and
neincinal indebtedness with interest immediately due and payable and may proceed by content a	ame and avail
itself of all rights and remedies given to it under the obligation in the event of a default.	
4. All terms and conditions of the obligation shall continue in full force except as modified	ed expressly by
this agreement and the statute of limitations will not commence to run against the obligation until the	në expiration of
the time for payment of the indebtedness as herein extended.	**
5. This agreement shall bind jointly and soverally, the heirs, the executors, the administ	rators, the suc-
cessors and the assigns of the Association and of the Obligor respectively,	
	a. 1
IN WITNESS WHEREOF. The Association has caused this agreement to be executed by its officer and corporate seal affixed, and the Obligor has get his hand and seal on the date and year	above written.
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IN THE PRESENCE OF FIDELITY FEDERAL SAVINGE & LOAN ASSOCI	ation (seal)
By: William & Title	477
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Albert & Smith	(SEAL)
Con C. Hela Obligor	
X a la company of the	
Obligor Colligor	(SEAL)
	844 T. S.
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