1.50

SEP 26 11 25 AM 1966

| STATE OF SOUTH CAROLINA   | OLLIE I A MAHUR   | TH EXTENSI   | ON AGREEMENT   |                         |
|---|---|--|--|-------------------------|
| COUNTY OF GREENVILLE  | ļ   |  | •  | •                       |
|   | 2254  | Sentember  | 19 66 betw   | een the                 |
| THIS AGREEMENT made th  | nis 23rd day of   | <del></del>  |  |                         |
| Fidelity Federal Savings & Loan A   | ssociation, of Greenville,  | South Carolina, a  | t Varn and Mattie P  | . Varn                  |
| Fidelity Federal Savings & Loan A laws of the United States, hereinaft  | er called the Association,  | and  |  |                         |
| hereinafter called the Obligor.   |   |  |  |                         |
| •   | WITNESSETH  | THAT:  | •  |                         |
| WHEREAS, the Association  | n is the owner and hold   | ier of a note dated  |  | <u> 19 66</u> ,         |
| 1. A-15   | and to the Association in (   | original amount of S   | and sec  | cured by                |
|   | - Lot 92. Stillwood   | I Dr., Gower, "  | said mortgage being  | Tecoraca                |
| in the R.M.C. Office for Greenville   | County in Book 1034 Obligor and said Obligor  | at Dage 28   | title to which m   | ortgaged                |
| performance of the obligation, NO   | W THEREFORE:  | -314 °   | p 1/   |                         |
| The Association agrees now remaining unpaid so that it si   | to extend the time for pa   | yment of the princip   | the 20th day of Octo   | ,750.00<br>ber          |
| now remaining unpaid so that it single for and a like payment of payments to be applied first to interand the remainder on principal un                                     | est, calculated monthly at  | day of each month<br>the rate of6某_%                                   | thereafter until paid in per annum, on the unpaid            | full, said<br>I balance |
| 2. Obligor agrees that if a cipal indebtedness of any installme conditions of the obligation as modicipal indebtedness with interest im rights and remedies given to it und | ent thereof or interest the<br>fied by this agreement, th<br>mediately due and payabl | ereon or in the peri-<br>ne Association may, a<br>le and may proceed t | t its option, declare the en                                 | tire prin-              |
| 3. All terms and condition this agreement and the statute of 1 the time for payment of the indebt   | imitations will not com <b>me</b>   | ence to run against th   | e except as modified exp<br>ae obligation until the exp      | ressly by<br>iration of |
| 4. This agreement shall be cessors and the assigns of the Ass   | oind jointly and severally ociation and of the Oblig                                  | the heirs, the exec<br>or respectively.                                | utors, the administrators,                                   | the suc-                |
| IN WITNESS WHEREOF ized officer and corporate seal after written.   | , the Association has car<br>fixed, and the Obligor ha                                | used this agreement s set his hand and                                 | to be executed by its dul seal on the date and ye            | iy author-<br>ear above |
| In the presence of:  Learnel R. Darrie  Larel R. Darrie  M.R. Jhrson  |   | v: Charles   | LOAN ASSOCIATION  S. Carlon  Title  Classical (SE  igor (SE) | (AL)                    |
|   |   |  | -  |                         |