STATE OF SOUTH CAROLINA.

ODDIMETARY
CENTS

APPORTUNE AND THE SECOND AND THE SEC

OF LEIN OF MORTGAGE

THIS ACRESTANCE mode this 26 day of May The Tripetina, hereinafter called the Reports of send for the Majoritation, Cheerwille, South Coppilia, hereinafter called the Reports of the Majoritation, and the College,

WITNESSETH THAT:

WHEREAS, th	e Association is the own	er and holder of a no	oto detes		10
executed by the Obliga	or in original amount o	19 10,000	nd secured by m	origage on the par	mises situated
a Che Jy	Sand Aus		Country in Dook	1017 man	16 Z : 1810
a milital mortinger at	remises is now vested :	m the said Obligor, a	nd the said Upin	of the indication i	SE AVSSOCIALION
to readvance to him sa	urns paid on the said n	ote and mortgage an	d to extend the	ime for the perio	mance of the
obligation,					

NOW THEREFORE:

- 2. It is mutually agreed that the principal indebtedness, including the readvance, is \$\(\frac{1}{2} \) \(\frac{1}{2} \) and that it shall be paid in monthly installments of \$\(\frac{1}{2} \) each on the 20 day of each menth hereafter, said payments to be applied first to interest, and then to principal until paid in full.
- 3. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the principal indebtedness of any installment thereof or interest thereon or in the performance of any of the terms and conditions of the obligation as modified by this agreement, the Association may, at its option, declare the entire principal indebtedness with interest immediately due and payable and may proceed to collect same 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 expressly by this agreement and the statute of limitations will not commence to run against the obligation until the expiration of the time for payment of the indebtedness as herein extended.
- 5. This agreement shall bind jointly and severally the heirs, the executors, the administrators, the successors and the assigns of the Association and of the Obligor respectively.

IN WITNESS WHEREOF, The Association has caused this agreement to be executed by its duly authorized officer and corporate seal affixed, and the Obligor has set his hand and seal on the date and year above written.

IN THE PRESENCE OF:

FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION (SEAL)

Selene M. adams By: James.

Selene M. adams

Selene M. adams

Obligor (SEAL)

McDONALD and COX ATTORNEYS AT LAW 203 LAVINIA AVE. GREENVILLE, S. C.