YDESTIM-PRIMERALY SAVINGS AND LOAN ASSOCIATION MODREIGATION ACHERMINE FOR AUTOMOBILE READVANCE A EXTENSION OH HATENSION OF TERM JELLE LOAN ACCOUNT STATE OH SOUTH CAROLINA: COUNTY OF GREENVILLE 14-16 NUMBER DEL- 12352 THIS ACREEMENT made this the day of NOVEMOSE 19 76, between Tribulity rederal provings & Lour Association, Greenviller South Carolina, hereinafter called the Association, and Leaves by E. Auma Leaves Leaves the rederal provings and the Obligor. WITNESSETH THAT WHEREAS, the Association is the owner and holder of a note dated executed by SAME in the original amount of \$ 13,000 and secured by a mortgage on the premises situated on Milli HOUSE RO said mortgons being recorded in the RMC Office for Will & County in Book Page 356 fille to which mortgage premises is now vested in the name of Same and the said Ohligor has requested the Association to teadyance to him sums paid on the said note and mortgage and/or to extend the time for the performance of the obliganow therefore --14. The Association agrees to extend the time for payment of the principal indebtedness of 8 now remaining uppaid so that it shall be payable as follows: 8 on the FIRST DAY of 19 and a like payment of \$____ __ on the FIRST DAY of each month FIRST DAY of each month hereafter, said payments to be applied first to interest, and then to principal until paid in full. 2. Obligor agrees that if a default shall exist for a period of fifteen (15) 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. 3. All terms and conditions of the Mortgage Note and/or the Modification and Assumption Agreement 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. 4. This agreement shall bind jointly and severally the hoirs, 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 the Obligor has set his hand and seal on the date and year above written. IN THE PRESENCE OF: FIDELITY FEDERAL SAVINGS & LOAN ASSOCIATION