	STORE STREET, TOWNSHIP TO	31	
CROTE AN CAPTURE CODAL INC	Y Harris		of the cold
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	States Stary	EXTENSION AGREEMEN	T
COUNTY OF GREENVILLE		<del>/</del>	
THIS AGREEMENT made this 2012			, 191. between
<ul> <li>Carolina Federal Savings and Loan Associal laws of the United States, hereinafter called</li> </ul>			
			The state of the s
hereinafter called the "Obligor."			
	WITNESSET	TH:	
WHEREAS, the Association is the own executed by the Obligor	ner and holder of a	i note datedlangury 22	, 19 <u>_74</u> ,
in the original amount of \$ 88,700.00 designated as her like locations of the released to	, and seed Lot 142 Properties Potober 14, 1972	red by a mortgage on the ree Ct., Devetree;	premises known and
said mortgage being recorded in the R.M.C. $1300$ at page $656$ , title to which mortga requested the Association to extend the $100$	ged premises is now	evested in the said Obligor.	
NOW THEREFORE, in consideration	of the mutual agree	enents bereinafter expressed:	
1. The Association agrees to, and her of \$_41,000.00 now remaining	cby does, extend th	e time for payment of the p	rincipal indebtedness
on the first day of November 19.74, and a like payment of \$ 344.08 on the first day of each month thereafter until paid in full, said payments to be applied first to interest, calculated monthly at the rate of 9.72 per amoun, and the remainder to principal, until paid in full.			
2. Obligor agrees that if a default shall			
cipal indebtedness or any installment the conditions of the obligation as modified be tire principal indebtedness, with interest, in avail itself of all rights and remodies given	reof or interest the by this agreement, to	toon or in the performance of he Association may, at its of payable and may proceed	any of the terms and stion, declare the en- to collect same and
<ol> <li>All terms and conditions of the obli- this agreement, and the statute of limitatio tion of the time for payment of the indebtes</li> </ol>	us will not commer	ce to run against the obliga	odified expressly by tion until the expira-
4. This agreement shall bind jointly cossors and the assigns of the Association at	and severally the	beits, the executors, the adi	ministrators, the suc-
IN WITNESS WHEREOF, the Association has caused its corporate scal to be become affixed and these presents to be subscribed by its duly authorized officer, and the Obligor has beceunte set his hand and seal, or, if the Obligor be a corporation, has caused its corporate scal to be become affixed and these presents to be subscribed by its duly authorized officer(s) on the date and year above written.			
IN THE PRESENCE OF:			
Borne 9 Fuchbac	L)	CAROLINA FEDERAL S LOAN ASSOCIATION	AVINGS AND
ann I Huckabu	The control of the co	By the Head	I Lance
As to the Association	The about to 1 crossible	<i>y</i>	e Nice President
anni I Heckaber		المالية ما تلاشيند	W MILE HESTOCHE
Luhra Skeliko	andre de la companya		•
As to the Obligor		Managery Inc.	(L.S.)
	•	Z Alexander	LA Trea Obligor
STATE OF SOUTH CAROLINA	}		
COUNTY OF GREENVILLE	<b>}</b>		
PERSONALLY appeared before me who being first duly sworn, says that he sa			
was a sure and a sure of the s	Executive Vic	e President	of Carolina
Federal Savings and Loan Association, a corporation chartered under the laws of the United States, sign, seal and with its corporate seal and as the act and deed of said corporation deliver the within written extension			
agreement, and that he with Ann Hucks witnessed the execution thereof.		The second secon	
SWORN to before me this 22nd			
day of October 19 7	4	Berne g. F.	chlack
Notary Public for South Carolina. My commission 24pm	- (L.S.) 0 2/4 (U		
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