STATE OF SOUTH CAROLINACURIES JAMKERSLEY
COUNTY OF GREENVILLE

EXTENSION AGREEMENT

COUNTY OF GREENVILLE AND	<i>i</i>
THIS AGREEMENT made this 1st day of	November 19 _78 between
Carolina Federal Savings and Loan Association of Greenvil	
laws of the United States, hereinafter called the "Association	
A. Todd	
nereinafter called the "Obligor."	•
-	
WITNESS	
WHEREAS, the Association is the owner and holder of	of a note dated July 19 , 1978 ,
xecuted by the Obligor	
the original amount of \$\frac{12,500.00}{}, and	secured by a mortgage on the premises known and
esignated as 21 Pinedale Drive	
aid mortgage being recorded in the R.M.C. Office for Green	nville County, South Carolina, in Mortgage Book
38 at page 701, title to which mortgaged premises is	now vested in the said Obligor; and said Obligor has
equested the Association to extend the time for perform	nance of the obligation.
1	······································
NOW THEREFORE, in consideration of the mutual a	greements hereinafter expressed.
	-
I. The Association agrees to, and hereby does, extend	t shall be payable as follows: \$ 158.35
12,500.00 now remaining unpaid so that it	
the first day of <u>February</u> , 19 79, and	
rst day of each month thereafter until paid in full, said p	
onthly at the rate of 9 mer annum, and the remains	
2. Obligor agrees that if a default shall exist for a peri	od of thirty (30) days in the failure to pay the prin-
ipal indebtedness or any installment thereof or interest to onditions of the obligation as modified by this agreemen	thereon or in the performance of any of the terms and
re principal indebtedness, with interest, immediately due	and pavable and may proceed to collect same and
vail itself of all rights and remedies given to it under the o	obligation in the event of a default.
3. All terms and conditions of the obligation shall cont	tinue in full force except as modified expressly by
his agreement, and the statute of limitations will not comm	nence to run against the obligation until the expira-
on of the time for payment of the indebtedness as herein ex	
4. This agreement shall bind jointly and severally the	he heirs, the executors, the administrators, the suc-
essors and the assigns of the Association and of the Obligor	· - •
IN WITNESS WHEREOF, the Association has caused	its corporate seal to be hereunto affixed and these
resents to be subscribed by its duly authorized officer, and the Obligor be a corporation, has caused its corporate seal	the Obligor has hereunto set his hand and seal, or, if
cribed by its duly authorized officer(s) on the date and y	vear above written.
N THE PRESENCE OF:	CAROLINA PEDERAL CAMBIOC AND
Karen Oun Miller	CAROLINA FEDERAL SAVINGS AND
Juga J. Miliand	(ICA (Pal))
s to the Association	B) Line 17. Control
s to the Association	Vice President
Rapen ann Inde	
Musical Musical	1 1 2
s to the Obligor	William Thomas Tolk
Como obligar	VD 1 0 00
	Debniel H John (L.S.)
	Obligor
TATE OF SOUTH CAROLINA	
OUNTY OF GREENVILLE	
OUTTI OF GREENVILLE)	
PERSONALLY appeared before me Susan F.	Girard
	H, Rex, Jr.
as Vice Pr	endident
, as	or Carolina
ederal Savings and Loan Association, a corporation charter ad with its corporate seal and as the act and deed of said	rea under the laws of the United States, sign, seal
V A W111 om	corporation deliver the within written extension
greement, and that he with Karen Ann Miller itnessed the execution thereof.	
	· · · · · · · · · · · · · · · · · · ·
WORN to before me this 2nd	$\int_{0}^{\infty} \mathcal{A} \cdot \mathcal{A} \cdot \mathcal{A}$
ay of November 19 78.	C Vilan T. String and
1) 10 M VII)	June Sine Ch
Laren ann Thilly (L.S.)	\smile
otary Public for South Carolina. 9-17-86	