CALABITY CATTON MODI 1235 PAGE 475 PITENSION AGREEMENT

	10 between
	Greekelle South Carolina, a corporation chartered under the
	Attribute the Martin H. Bats
	linesseth.
executed by the Obligat	and holder of a note dated January 11, 1967, 19
in the original amount of \$ 5,306.00	and secured by a mortgage on the premises known and
designated at Lot 10 Johquil Lane	A PROMITE MICHAEL STATE TO THE CONTRACT OF THE STATE OF T
said mortgage being recorded in the R.M.C. Off	ice for Greenville County, South Carolina, in Mortgage Book
外投产的运送 [24] (14) (14) (15) (15) (15) (16) (16) (16) (16) (16) (16) (16) (16	premises is now vested in the said Obligor; and said Obligor has
requested the Association to extend the time	for performance of the obligation,
NOW THEREFORE, in consideration of	be mutual agreements hereinafter expressed:
等可能。1945年1957年196 8年,可是1966年1968年196 7年1967年1967年1967年1967年1967年1967年1967年196	does, extend the time for payment of the principal indebtedness
of 1 800.00 now remaining unp	aid so that it shall be payable as follows: \$ 57.65
on the first day of June 10	on the ifull, said payments to be applied first to interest, calculated
monthly at the rate of 7 3/4 % per annum, an	AND THE REPORT OF THE CONTROL OF THE
2. Obligor agrees that if a default shall ex	st for a period of thirty (30) days in the failure to pay the prin-
cipal indebtedness or any installment thereof conditions of the obligation as modified by the	or interest thereon or in the performance of any of the terms and is agreement, the Association may, at its option, declare the en-
tire principal indebtedness, with interest, immediately avail itself of all rights and remedies given to it	liately due and payable and may proceed to collect same and
经制度的 医克克氏 医克克氏 医多克氏试验检 医二乙酰甲基甲二甲基乙二乙基甲基二乙基甲基二乙基甲基二乙基甲基二乙基甲基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基二乙基	on shall continue in full force except as modified expressly by
this agreement, and the statute of limitations we tion of the time for payment of the indebtedness	ill not commence to run against the obligation until the expira-
4. This agreement shall bind jointly and cessors and the assigns of the Association and of	severally the heirs, the executors, the administrators, the suc- the Obligor, respectively.
IN WITNESS WHEREOF, the Association presents to be subscribed by its duly authorized of	has caused its corporate seal to be hereunto affixed and these afficer, and the Obligor has hereunto set his hand and seal, or, if
the Obligor be a corporation, has caused its cor- scribed by its duly authorized officer(s) on the	porate seal to be hereunto affixed and these presents to be sub-
	date and year apove written.
IN THE PRESENCE OF:	CAROLINA FEDERAL SAVINGS AND
(desire) francisco	LOAN ASSOCIATION
As(to the Association	By Anus Chalt, (AS.)
Hanees J. Gravell	Executive Vice President
in and	
As to the Obligor	- Wm lay mal Delson
_/	Martha H. Batson (1.5)
	Obligor
STATE OF SOUTH CAROLINA	
COUNTY OF CREENVILLE	
PERSONALLY appeared before me	Chardex Har Cooden Brown Ann T. Huckabee
who being first duly sworn, says that he saw	James U. Holt, Ur. Executive Vice President
Federal Savings and Loan Association a corners	tion chartered under the laws of the United States, sign, seal
and with its corporate seal and as the act and de	ed of said corporation deliver the within written extension
agreement, and that he with witnessed the execution thereof.	CHRENCHER Claude H. Goodson, Jr.
SWORN to before me this 23rd	
day of 19 72	Unn J. Buckahu
Notary Public for South Carolina.	g.) as
My Commission expires 2/20/80	
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partition of the second se	
n (1995年) 1 - Language Managara (1995年) 1 - North Alberta (1995年) 1 - North Alberta (1995年) 1 - North Alberta (1995年)	