STATE OF SOUTH CAROLIN (8) PARTIES OF SOUTH C	
COUNTY OF GREENVILLE	
THIS AGREEMENT made this 5th day of June 19 72 be Carolina Federal Savings and Loan Association of Greenville, South Carolina, a corporation chartered und	
laws of the United States, hereinafter called the "Association," and M. G. Proffitt. Inc.	er the
hereinafter called the "Obligor."	
WITNESSETH:	
WHEREAS, the Association is the owner and holder of a note dated October 22, 19 executed by the Obligor	71 .,
In the original amount of \$ 44,000.00 , and secured by a mortgage on the premises known	n and
designated as Lot No. 43 on plat of Foxcroft, Section I As recorded in the RMC Off for Greenville County, S. C. in Plat Book 4F, pages 2, 3, and 4	ice_
said mortgage being recorded in the R.M.C. Office for Greenville County, South Carolina, in Mortgage	Book
22Lt page 2.613, title to which mortgaged premises is now vested in the said Obligor; and said Obligor equested the Association to extend the time for performance of the obligation,	or has
NOW THEREFORE, in consideration of the mutual agreements hereinafter expressed:	
1. The Association agrees to, and hereby does, extend the time for payment of the principal indebter \$ 44,000.00 now remaining unpaid so that it shall be payable as follows: \$ 332.64	dness
in the first day of October 1, 19 72, and a like payment of \$ 332.64	
irst day of each month thereafter until paid in full, said payments to be applied first to interest, calcul- nonthly at the rate of 73/4% per annum, and the remainder to principal until paid in full.	lated
2. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure to pay the ipal indebtedness or any installment thereof or interest thereon or in the performance of any of the terms	7 a
onditions of the obligation as modified by this agreement, the Association may at its option, declare the re-principal indebtedness, with interest, immediately due and payable and may proceed to collect same vail 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 obligation shall continue in full force except as modified expressly as agreement, and the statute of limitations will not commence to run against the obligation until the expon of the time for payment of the indebtedness as herein extended.	y by pira-
4. This agreement shall bind jointly and severally the heirs the everytone the administration the	suc-
IN WITNESS WHEREOF, the Association and of the Obligor, respectively.  IN WITNESS WHEREOF, the Association has caused its corporate seal to be hereunto affixed and tresents to be subscribed by its duly authorized officer, and the Obligor has hereunto set his hand and seal, on the Obligor be a corporation, has caused its corporate seal to be hereunto affixed and these presents to be tribed by its duly authorized officer(s) on the date and year above written.	w ef
THE PRESENCE OF	
CAROLINA FEDERAL SAVINGS AND LOAN ASSOCIATION	
TO THE ASSOCIATION	.S.)
M. S. Property One Executive Vice President	ient
Vinginia Latte	
to the Obligor	.s.)
Organ Dayle By 177 ha hand shoffett it Obligor	s.)
TATE OF SOUTH CAROLINA	
OUNTY OF GREENVILLE	
PERSONALLY appeared before me Peggy C. Bayne	\$400 E.S. \$400 E.#
o being first duly sworn, says that he saw ManG. Profitte Obligor of Carolid James O. Holt, Jr. as Executive Vice President of Carolid	
legal Savings and Loan Association, a compretion chartered under the laws of the Title I company	
with its corporate seal and as the act and deed of said corporation deliver the within written extension and that she with Brenday Juckstand and Virginia Luther nessed the execution thereof.	on —
ORN to before me this 7th	
of June 19 72 Degak O. Bay	Ne.
Caul () Means (I.S.)	
ary Public for South Carolina. Constituting the first are transfer which were recommended the constitution of the constitution	

Extension Agreement Recorded June 9-1972 at 3:00 F. Wij #35668