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STATE OF SOUTH CAROLINA	W. MODIFACATION 800% LOGA 7856 TO TO THE PARTY OF THE PAR
COUNTY OF GREENVILLE	February 19 82 between
THIS AGREEMENT made this 23rd day of	February 19 82 between
Carolina Federal Savings and Loan Association(1) Green	wille, South Carolina, a corporation chartered under the
laws of the United States, hereinafter called the Associa	ation, and John E. Douglas & Eleanor R. Dougl
hereinafter called the "Obligor."	
WITNES	
	er of a note dated June 22, 19 79,
executed by the Obligor	
in the original amount of \$\\\ 35,000.00\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	nd secured by a mortgage on the premises known and
designated as Lot 4, Mt. Vere Dr.	
said mortgage being recorded in the R.M.C. Office for Gr	•
1436at page 59, title to which mortgaged premises modify requested the Association to extend the time for perfections.	
requested the Association to Execute the time for pend	ofmance of the obligation,
NOW THEREFORE, in consideration of the mutua	
1. The Association agrees to, and hereby does, was of \$ 28.898.75 now remaining unpaid so that	ond the time for payment of the principal indebtedness
on the first day of <u>March</u> , 19 <u>82</u> , a	- · · · · · · · · · · · · · · · · · · ·
first day of each month thereafter until paid in full, said	d payments to be applied first to interest, calculated
first day of each month thereafter until paid in full, said monthly at the rate of 8.00% per annum, and the rensald principal and interest, if not sooner paid, shall be 2. Obligor agrees that it a default shall exist for a p	nainder to principal, until paid in full. e due and payable in full on
cipal indebtedness or any installment thereof or intere	est thereon or in the performance of any of the terms and
conditions of the obligation as modified by this agreen tire principal indebtedness, with interest, immediately du	ie and payable and may proceed to collect same and
avail itself of all rights and remedies given to it under the	continue in full force except as modified expressly by
this agreement, and the statute of limitations will not co tion of the time for payment of the indebtechness as herei	ommence to run against the obligation until the expira-
4. This agreement shall bind jointly and severally	y the heirs, the executors, the administrators, the suc-
cessors and the assigns of the Association and of the Obli	igor, respectively. ed its corporate seal to be hereunto affixed and these
presents to be subscribed by its duly authorized officer, and the Obligor be a corporation, has caused its corporate se	nd the Obligor has hereunto set his hand and seal, or, if
scribed by its duly authorized officer(s) on the date an	id year above written.
IN THE PRESENCE OF:	CAROLINA EPREPAL CARNOS AND
Juan 7. Juand	CAROLINA FEDERAL SAVINGS AND LOAN ASSOCIATION
Gant & Fleming	By Land Sandy. S.)
As to the Association	Assistant Vice President
Janet E de la	0 0 0
As to the Obligor	Y John Choughes (LS.)
	Sta College
	Obligor
STATE OF SOUTH CAROLINA	
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COUNTY OF GREENVILLE	
PERSONALLY appeared before me <u>Janet E. I</u> who being first duly sworn, says that he saw <u>David L.</u>	
, asAssistar	nt Vice President of Carolina
Federal Savings and Loan Association, a corporation cha	utered under the laws of the United States sign, seal
and with its corporate seal and as the act and deed of sa agreement, and that he with Susan F. Girard	d corporation denver the within written extension
witnessed the execution thereof.	•
SWORN to before me this 23rd	Janet E. Homing
day of February, 19 82	yanu G. Teming
Sotary Public for South Carolina 5-8-90 (L.S.)	

(CONTINUED ON NEXT PAGE)