ONE FINALL SORY	1437 MGE 372
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE THIS AGREEMENT made this 30TH day of June 19	
COUNTY OF GREENVILLE	
THE ACREMENT was also 30TH and the June 10	1 78 haturaan
Carolina Federal Savings and Loan Association of Greenville, South Carolina, a corporation cha	rtered under the
laws of the United States, hereinaster called the "Association," and Frances F. Prince	
hereinafter called the "Obligor."	•
WITNESSETH:	
WHEREAS, the Association is the owner and holder of a note dated March 15, 1 executed by the Obligor James P. March 15.	<u>.974</u> , хр <u>яхх</u> ,
in the original amount of \$\frac{21,000.00}{}, and secured by a mortgage on the pre designated as 311 Longview Terrace, Greenville, S. C.	mises known and
said mortgage being recorded in the R.M.C. Office for Greenville County, South Carolina, in 1304 at page 299, title to which mortgaged premises is now vested in the said Obligor; and requested the Association to extend the xiams for performance of the obligation,	Mortgage Book d said Obligor has
NOW THEREFORE, in consideration of the mutual agreements hereinafter expressed: 1. The Association agrees to, and hereby does, the terms for payment of the principle.	cinal indebtedness
of \$ 1,751.88 now remaining unpaid so that it shall be payable as follows: \$	<u> 74.01 </u>
on the first day of July , 19 78 , and a like payment of \$ 74.01	on the
first day of each month thereafter until paid in full, said payments to be applied first to i monthly at the rate of 8.5 % per annum, and the remainder to principal, until paid in full.	nterest, calculated on or before 8-1-80
2. Obligor agrees that if a default shall exist for a period of thirty (30) days in the failure	re to pay the prin-
cipal indebtedness or any installment thereof or interest thereon or in the performance of an conditions of the obligation as modified by this agreement, the Association may, at its opti- tire principal indebtedness, with interest, immediately due and payable and may proceed to avail itself of all rights and remedies given to it under the obligation in the event of a default.	ny of the terms and on, declare the en- o collect same and
3. All terms and conditions of the obligation shall continue in full force except as most this agreement, and the statute of limitations will not commence to run against the obligation of the time for payment of the indebtedness as herein extended.	dified expressly by on until the expira-
4. This agreement shall bind jointly and severally the heirs, the executors, the admit cessors and the assigns of the Association and of the Obligor, respectively.	inistrators, the suc-
IN WITNESS WHEREOF, the Association has caused its corporate seal to be hereunto presents to be subscribed by its duly authorized officer, and the Obligor has hereunto set his the Obligor be a corporation, has caused its corporate seal to be hereunto affixed and these scribed by its duly authorized officer(s) on the date and year above written.	hand and seal, or, if
IN THE PRESENCE OF: CAROLINA FEDERAL SA	VINGS AND
LOAN ASSOCIATION	4. Rell Jras
As to the Association	(1)
Vice Pres	sident
Kara G. hi Q.	\mathbb{O} .
As to the Obligor	Line (L.S.)
	(L.S.)
	Obligor
STATE OF SOUTH CAROLINA	
COUNTY OF CREENVILLE	
,	
PERSONALLY appeared before meSandra K. Freeman who being first duly sworn, says that she sawDonald H. Rex, Jr.	
Vice President	of Carolina
Federal Savings and Loan Association, a corporation chartered under the laws of the Unitand with its corporate seal and as the act and deed of said corporation deliver the within agreement, and that he with Karen Ann Miller	ted States, sign, seal in written extension
witnessed the execution thereof.	
SWORN to before me this 30th	P

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9-17-86

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