NOTE

(Renegotiable Rate Note)

	(Attention of the state of the		
\$ 55,600.00		Greenville	, South Carolina
		July 30	, 19 <u>80</u>
FOR VALUE RECEIVED, the une SAVINGS AND LOAN ASSOCIATION, five Thousand Six Hundred———Note at the Original Interest Rate of Lan Term"). Principal and interest sl Carolina 29602 consecutive monthly installments of Dollars (\$_524.25), on the first day of _September_1	dersigned ("Borrower") pror GREENVILLE, SOUTH CAR Dollars, with interest on the 0.875 percent per and nall be payable at P. O. or such other period of the period of	mise (s) to pay FIDELI'ROLINA, or order, the eunpaid principal balan num until September Box 1268, Greenviolace as the Note Holder mour and 25/100ginning September 1	principal sum of Fifty- ce from the date of this 1, 1987d of "Initial 11e, South hay designate, in equal 1980, until he the entire balance of
principal, interest and all other indebte At the end of the Initial Loan Term at Renewal Loan Term thereafter, this N conditions set forth in this Note and su full. The Borrower shall have the ri three (3) years each at a Renewal In at least ninety (90) days prior to the las Renewal Loan Term ("Notice Period This Note is subject to the fo	dness owed by Borrower to the don the same daythree lote shall be automatically respect Mortgage, until the entight to extend this Note for terest Rate to be determined but day of the Initial Loan Teres For Renewal"), in accordant lowing provisions:	the Note Holder, It any, since (3) calendar year tenewed in accordance with interest evidences of nine (9). Respectively the Note Holder and diarm or Renewal Loan Tence with the provisions learners.	rs from the end of each with the covenants and dby this Note is paid in newal Loan Terms of isclosed to the Borrower erm, except for the final hereof.
1. The interest rate for each sidecreasing the interest rate or Average Mortgage Rate Indepublished prior to ninety days and the Original Index Rate or a successive Loan Term shall the interest rate in effect dur Original Interest Rate set for 2. Monthly mortgage princi	the preceeding Loan Term x For All Major Lenders (preceeding the commencem the date of closing. Provided to the increased or decreased ring the previous Loan Term the hereinabove.	"Index"), most recently tent of a successive Reneval to the Renewal to the more than 1.50 m nor more than five p	announced or wal Loan Term, Interest Rate for percent from the true from the true shall be
determined as the amount nee the beginning of such term o	essary to amortize the outsta ver the remainder of the mor LLO3n Term.	inding balance of the fid itgage term at the Renev	val Interest Rate
3. At least ninety (90) days proof the Final Renewal Loan Term in the event the Borende indebtedness due at or prior to Note shall be automatically Term, but not beyond the e	Ferm, the Borrower shall be a ortgage payment which shall rower elects to extend the o the end of any term during extended at the Renewal Intend of the last Renewal Loar	Idvised by Kenewai Notice Il be in effect for the next Note. Unless the Borre which such Renewal Noterest Rate for a successive Term provided for her	t Renewal Loan ower repays the otice is given, the re Renewal Loan rein.
4. Borrower may prepay the may require that any partial (ii) be in the amount of that principal. Any partial prepashall not postpone the due such installments, unless the	principal amount outstand: prepayments (i) be made on part of one or more monthly i syment shall be applied again date of any subsequent mon- te Note Holder shall otherw	ing in whole or in part. the date monthly installi installments which would nst the principal amount thly installment or chan rise agree in writing.	The Note Holder ments are due and d be applicable to loutstanding and ge the amount of
specified by a notice to Bost thereon shall at once become shall not be less than thirty exercise this option to accele If suit is brought to collect to and expenses of suit, inclu-	nt under this Note is not paid rower, the entire principal a se due and payable at the opt (30) days from the date suc- trate during any default by Bo his Note, the Note Holder sh ding, but not limited to, rea the Note Holder a late cha	amount outstanding and tion of the Note Holder. The chrower regardless of any hall be entitled to collect a asonable attorney's fees.	The date specified Note Holder may prior forbearance. Ill reasonable costs
installment not received by 7. Presentment, notice of guarantors and endorsers be sureties, guarantors and end 8. Any notice to Borrower	the Note Holder within fill dishonor, and protest are dereof. This Note shall be the dorsers, and shall be binding to provided for in this Note sha	tteen (15) days after the te hereby waived by all e joint and several obliga upon them and their succ all be given by mailing suc or to such other address	makers, sureties, ation of all makers, ressors and assigns. th notice addressed as Borrower may
designate by notice to the Note Holder notice to the Note Holder address as may have been 9. The indebtedness evid attached rider ("Mortgage	ote Holder. Any notice to the at the address stated in the fidesignated by notice to Borrenced by this Note is secure?") of even date, with term end for additional rights as to ac of terms, covenants and copt	irst paragraph of this No rower. ed by a Renegotiable R ding <u>August 1, 2016</u> celeration of the indebte ditions applicable to the	ote, or at such other ate Mortgage with , and reference dness evidenced by is Note.
49 Richwood Drive	<u>U</u> Cha	horses & Murson	nson
Greenville, S. C. Property Address	29607 Mar	Mujare C	Murao

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED ______ July 30, 1980____

4328' RV-2

ωc

O-

THE PARTY OF THE P