NOTE

Renegotiable Rate Note)

(Kenegonae	DIC Rate 110	,		
48,000.00		Greenville	, Sout	
		August 8		
FOR VALUE RECEIVED, the undersigned ("Bot SAVINGS AND LOAN ASSOCIATION, GREENVILLE, Forty-eight Thousand and No/1080llars, with Note at the Original Interest Rate of 10.875 per	interest on the	unpaid principal t um until Septer	palance from the state of the s	edateofthis fof "Initial th
Carolina 29002	Tiftu_two	and 59/100		
Dollars (\$	for "Initial Location Borrower to the daythree utomatically required by this Note for edetermined by itial Loan Ter", in accordance	an Term"), on whi e Note Holder, if ar (3) calendar enewed in accorda e indebtedness evic nine (9) y the Note Holder a m or Renewal Loa	ch date the entiny, shall be due ryears from the nce with the collenced by this N Renewal Lo and disclosed to in Term, excep	re balance of and payable e end of each ovenants and tote is paid in an Terms of the Borrowe
This Note is subject to the following provising 1. The interest rate for each successive Renew decreasing the interest rate on the preceeding Average Mortgage Rate Index For All Majoublished prior to ninety days preceeding the and the Original Index Rate on the date of closus successive Loan Termshall not be increased the interest rate in effect during the previor Original Interest Rate set forth hereinabove 2. Monthly mortgage principal and interest determined as the amount necessary to amont the beginning of such term over the remained determined for such Renewal Loan Term.	ewal Loan Term ig Loan Term jor Lenders (" e commenceme osing. Provided dor decreased m ous Loan Term e. est payments for itize the outstar ider of the mor	Index"), most recent of a successive Index"), most recent of a successive Index in the Remote than 1.50 and more than for each Renewal adding balance of the Igage term at the Index in the	ently announce Renewal Loan ewal Interest Rampercen ive percent fro Loan Term shale indebtedness Renewal Interest	ed or Ferm, ate for t from m the all be due at
3. At least ninety (90) days prior to the end of for the Final Renewal Loan Term, the Borro Interest Rate and monthly mortgage payme Term in the event the Borrower elects to indebtedness due at or prior to the end of an Note shall be automatically extended at the Term, but not beyond the end of the last here.	of the Initial Lo ower shall be ace ent which shal to extend the ty term during e Renewal Inte	I be in effect for the Note. Unless the which such Renewerest Rate for a such Term provided for	e next Renewa Borrower reporal Notice is given the service of the	l Loan ays the en, the il Loan
4. Borrower may prepay the principal amore may require that any partial prepayments (ii) be in the amount of that part of one or may principal. Any partial prepayment shall be shall not postpone the due date of any subspect of installments, unless the Note Holder	ount outstandi (i) be made on t nore monthly is e applied again bsequent mont r shall otherwi	ng in whole or in the date monthly in installments which ist the principal and hly installment or ise agree in writing	part. The Note istallments are on would be applicated to the application of the amount	cable to ing and ount of
5. If any monthly installment under this N specified by a notice to Borrower, the entithereon shall at once become due and paya shall not be less than thirty (30) days from exercise this option to accelerate during any If suit is brought to collect this Note, the N and expenses of suit including, but not leave the same expenses of suit including.	Note is not paid tire principal a able at the optim the date such default by Bo Note Holder shall in ited to, rea	when due and remain outstandir ion of the Note Ho h notice is mailed. Trower regardless of all be entitled to co sonable attorney's	ains unpaidate ig and accrued lder. The date s . The Note Hol if any prior forb llect all reasona fees.	pecified der may earance. ble costs
6. Borrower shall pay to the Note Hole installment not received by the Note Hole	lder a late cha lder within fift ad protest are	rge of five (5%) p teen (15) days after - hereby waived b	the installment wall makers,	sureties,
guarantors and endorsers hereof. This No sureties, guarantors and endorsers hereof. This No sureties, guarantors and endorsers, and sha 8. Any notice to Borrower provided for in to Borrower at the Property Address stadesignate by notice to the Note Holder. An notice to the Note Holder at the address states.	all be binding to this Note shal tated below, of my notice to the stated in the fi	ipon them and thei II be given by maili I to such other ad Note Holder shall Ist paragraph of th	ng such notice a ldress as Borro be given by mai	addressed wer may ling such
address as may have been designated by 9. The indebtedness evidenced by this attached rider ("Mortgage") of even date, is made to said Mortgage for additional this Note, for definitions of terms, cover	Note is secure, with term end	ed by a Renegotia ling August 1,	ble Rate Morts 2010 and	gage with reference
	Tre	derick 3 Juac	kson	
Greenville, S. C. 29615	- En	Maria Z. Jac	- Joel	23~
Greenville, S. C. 29615 Property Address	Ana	Maria Z. Jac	kson //	

EXHIBIT "A" TO RENEGO HABLE RATE MORTGAGE DATED _____August_8, 1980

JULY, 1989

4328 RV-2