## NOTE

(Renegotiable Rate Note)

<b>s</b> _	100,000.00	Simpsonville .	, South Carolina
• -		September 25	. 19_80
-One	FOR VALUE RECEIVED, the undersigned ("Bo AVINGS AND LOAN ASSOCIATION, GREENVILLE Hundred Thousand & No/100-Dollars, with te at the Original Interest Rate of 10,875% p	interest on the unpaid principal balan ercent per annum until November	TY FEDERAL  principal sum of cefrom the date of this  1 1 (end of "Initial
1	an Term"). Principal and interest shall be payable  South Carolina ousecutive monthly installments ofNine Hundi liars (\$ 942.90), on the first day of each	ar 101 East Washington Street	et. Greenville.
the	liars (\$ 942.90), on the first day of earliest day of <u>November</u> , 19 83 (end ncipal, interest and all other indebtedness owed by F	of "Initial Loan Term"), on which da	te the entite balance of
At Rea	the end of the Initial Loan Term and on the same newal Loan Term thereafter, this Note shall be au aditions set forth in this Note and subject Mortgage,	day three (3) calendar years tomatically renewed in accordance w	s from the end of each ith the covenants and
ful <u>t</u> at l	I. The Borrower shall have the right to extend <a href="https://hree_13">hree_13</a> , ears each at a Renewal Interest Rate to be least ninety (90) days prior to the last day of the Initerewal Loan Term ("Notice Period For Renewal"),	this Note for <u>Nine (9)</u> Ren determined by the Note Holder and dis tial Loan Term or Renewal Loan Ter	newal Loan Terms of sclosed to the Borrower m, except for the fina
Kei	This Note is subject to the following provision	ons:	
	1. The interest rate for each successive Renew decreasing the interest rate on the preceeding Average Mortgage Rate Index For All Majo published prior to ninety days preceeding the and the Original Index Rate on the date of closi a successive Loan Term shall not be increased of the interest rate in effect during the previous Original Interest Rate set forth hereinabove.	Loan Term by the difference between Lenders ("Index"), most recently a commencement of a successive Renewal Ir or decreased more than 1.50% s Loan Term nor more than five per	the National announced or al Loan Term, atterest Rate for percent from the
	<ol> <li>Monthly mortgage principal and interest determined as the amount necessary to amortize the beginning of such term over the remainded determined for such Renewal Loan Term.</li> </ol>	re the outstanding balance of the indeb	otedness due at
	3. At least ninety (90) days prior to the end of the for the Final Renewal Loan Term, the Borrow Interest Rate and monthly mortgage payment Term in the event the Borrower elects to indebtedness due at or prior to the end of any the Note shall be automatically extended at the Remember of the last Remember 1990.	er shall be advised by Renewal Notice of which shall be in effect for the next lextend the Note. Unless the Borrow erm during which such Renewal Notiblenewal Interest Rate for a successive less that the successive less th	of the Renewal Renewal Loan ver-repays-the ce is given, the Renewal Loan
	4. Borrower may prepay the principal amour may require that any partial prepayments (i) be in the amount of that part of one or mor principal. Any partial prepayment shall be apshall not postpone the due date of any subsequent installments, unless the Note Holder shall	nt outstanding in whole or in part. The made on the date monthly installme e monthly installments which would be plied against the principal amount or quent monthly installment or change	ne Note Holder nts are due and he applicable to htstanding and
	5. If any monthly installment under this Note specified by a notice to Borrower, the entire thereon shall at once become due and payable shall not be less than thirty (30) days from the exercise this option to accelerate during any de If suit is brought to collect this Note, the Note and expenses of suit, including, but not limit	e is not paid when due and remains unp principal amount outstanding and a e at the option of the Note Holder. The he date such notice is mailed. The No fault by Borrower regardless of any pric Holder shall be entitled to collect all re	ccrued interest e date specified ste Holder may or forbearance.
	<ol> <li>Borrower shall pay to the Note Holder installment not received by the Note Holder</li> <li>Presentment, notice of dishonor, and payarantors and endorsers hereof. This Note saureties, guarantors and endorsers, and shall be</li> </ol>	a late charge of five (5%) percent of within fifteen (15) days after the instructed by all mail the foint and several obligation binding upon them and their successor.	allment is due. akers, surcties, a of all makers, ors and assigns.
	8. Any notice to Borrower provided for in this to Borrower at the Property Address stated designate by notice to the Note Holder. Any notice to the Note Holder at the address state address as may have been designated by notice.	below, or to such other address as stice to the Note Holder shall be given b d in the first paragraph of this Note, c ce to Borrower.	Borrower may symailing such or at such other
	<ol> <li>The indebtedness evidenced by this Note attached rider ("Mortgage") of even date, with is made to said Mortgage for additional right this Note, for definitions of terms, covenants</li> </ol>	n term ending October 1, 2010 is as to acceleration of the indebtedness	. , and reference ss evidenced by
	205 Long Point Way	J. Gordon Clayton	ít.
	Simpsonville, S. C. 29681	Brenda S. Clayton	0
-	Property Address		

328 RV.

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