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y. #	<u> </u>	NOTE			
(Renegotiable Rate Note)					
•	47,000.00	Greenville	, South Carolina		
		November 7	, 19_80		
	FOR VALUE RECEIV	ED, the undersigned ("Borrower") promise (s) to payFIDEI			
-	- 24 ALVING 2"4 VID FOY V 422A)CIATION, GREENVILLE, SOUTH CAROLINA or order, the	e principal sum of		
	Note at the Original Interest Rate of 10.875 percent per annum until May 1, 1984 (end of "Initial Loan Term"). Principal and interest shall be payable at 101 East Washington Street,				
	Greenville, South	Carolina or such other place as the Note Holder ments of Four Hundred Forty Three and 16	may designate, in equal		
	Dollars (\$443.10 the first day ofMay), on the first day of each month beginning <u>May 1</u> , 19 <u>84</u> (end of "Initial Loan Term"), on which d	, 19 <u>81</u> , until- late the entire balance of		
	principal, interest and all ot	her indebtedness owed by Borrower to the Note Holder, if any, s an Term and on the same day calendar yea	hall be due and payable.		
	Renewal Loan Term therea	fter, this Note shall be automatically renewed in accordance	with the covenants and		
•	full. The Borrower shall l	ote and subject Mortgage, until the entire indebtedness evidence have the right to extend this Note forR	enewal Loan Terms of		
		Renewal Interest Rate to be determined by the Note Holder and d or to the last day of the Initial Loan Term or Renewal Loan T			
	Renewal Loan Term ("No	ice Period For Renewal"), in accordance with the provisions			
		t to the following provisions: for each successive Renewal Loan Term shall be determined	by increasing or		
		est rate on the preceeding Loan Term by the difference betwee Rate Index For All Major Lenders ("Index"), most recently			
	published prior to r	inety days preceeding the commencement of a successive Rene	wal Loan Term,		
	a successive Loan T	lex Rate on the date of closing. Provided, however, the Renewal erm shall not be increased or decreased more than1, 50	percent from		
		effect during the previous Loan Term nor more than five pate set forth hereinabove.	ercent from the		
		ige principal and interest payments for each Renewal Loan mount necessary to amortize the outstanding balance of the ind			
	the beginning of st	ch term over the remainder of the mortgage term at the Renev h Renewal Loan Term.			
		0) days prior to the end of the Initial Loan Term or Renewal Lo al Loan Term, the Borrower shall be advised by Renewal Notic			
	Interest Rate and n	ionthly mortgage payment which shall be in effect for the nex t the Borrower elects to extend the Note. Unless the Borro	a Renewal Loan		
	indebtedness due a	or prior to the end of any term during which such Renewal No	otice is given, the		
		natically extended at the Renewal Interest Rate for a successive ond the end of the last Renewal Loan Term provided for her			
	4. Borrower may p	repay the principal amount outstanding in whole or in part.	The Note Holder		
	(ii) be in the amou	ny partial prepayments (i) be made on the date monthly installm nt of that part of one or more monthly installments which would	l be applicable to		
		tial prepayment shall be applied against the principal amount the due date of any subsequent monthly installment or chang			
	such installments,	unless the Note Holder shall otherwise agree in writing.			
	specified by a not	nstallment under this Note is not paid when due and remains u ce to Borrower, the entire principal amount outstanding and	accrued interest		
		ce become due and payable at the option of the Note Fiolder. The National Control of the Note Fiolder. The Nation is mailed. The Nation of the Nation is mailed. The National Control of the National			
	exercise this option	to accelerate during any default by Borrower regardless of any p o collect this Note, the Note Holder shall be entitled to collect al	orior forbearance.		
	and expenses of si	it, including, but not limited to, reasonable attorney's fees.			
	installment not re	pay to the Note Holder a late charge of five (5%) percent ceived by the Note Holder within fifteen (15) days after the in	istallment is due.		
		otice of dishonor, and protest are hereby waived by all- dorsers hereof. This Note shall be the joint and several obligat			
		s and endorsers, and shall be binding upon them and their succe orrower provided for in this Note shall be given by mailing sucl			
	to Boirower at th	e Property Address stated below, or to such other address a	as Borrower may		
	designate by notice notice to the Note	to the Note Holder. Any notice to the Note Holder shall be given Holder at the address stated in the first paragraph of this Note	n by mailing such e, or at such other		
	address as may ha	ve been designated by notice to Botrower. ess evidenced by this Note is secured by a Renegotiable Rat	and the second second		
	attached rider ("N	lortgage") of even date, with term ending April 1, 201	🕰 , and reference		
	is made to said M	ortgage for additional rights as to acceleration of the instructor nitions of terms, covenants and conditions applicable us this	pess evidenced by		
	·	Colloca Of Man	1/2		
	Unit 49, Sedge	efield Villas Donald E. Franklin	thin		
	Greenville Sc	Susan R. Franklin			

Property Address