NOTE

(Renegotiable Rate Note)

\$69,800.00	Greenville		
109,800.00			
	-	, 1980_	
FOR VALUE RECEIVED, the undersigned ("Borrower") resavings and Loan Association, Greenville, South of Thousand Eight Hundred Dollars, with interest on Note at the Original Interest Rate of 10.875 percent per Loan Term"). Principal and interest shall be payable at Fide Loan Association or such other consecutive monthly installments of Six Hundred Fift Dollars (\$658.16), on the first day of each month the first day of February 1 , 1984 (end of "Initial").	the unpaid principal balance annum until Feb. 1,19 lelity Federal Savier place as the Note Holder matry eight and 16/100 leginning Feb. 1	from the date of this 184 (end of "Initial ings_and y designate, in equal 19————————————————————————————————————	Nin
At the end of the Initial Loan Term and on the same day	three calendar years ly renewed in accordance with retire indebtedness evidenced learning Rene ed by the Note Holder and disc Term or Renewal Loan Term dance with the provisions he	from the end of each th the covenants and by this Note is paid in twal Loan Terms of losed to the Borrower n, except for the final reof.	
1. The interest rate for each successive Renewal Loan decreasing the interest rate on the preceeding Loan Telescherage Mortgage. Rate Index For All Major Lenders published prior to minety days preceeding the commence and the Original Index Rate on the date of closing. Provide a successive Loan Term shall not be increased or decrease the interest rate in effect during the previous Loan Toriginal Interest Rate set forth hereinabove. 2. Monthly mortgage principal and interest payment determined as the amount necessary to amortize the outside beginning of such term over the remainder of the necessary increased.	rm by the difference between s ("Index"), most recently a ement of a successive Renewa ded, however, the Renewal Interest more than five perfect for each Renewal Loan I standing balance of the indeb	the National nnounced or I Loan Term, terest Rate for percent from tent from the Term shall be tedness due at	
3. At least ninety (90) days prior to the end of the Initial for the Final Renewal Loan Term, the Borrower shall be Interest Rate and monthly mortgage payment which slater in the event the Borrower elects to extend the indebtedness due at or prior to the end of any term during Note shall be automatically extended at the Renewal I Term, but not beyond the end of the last Renewal Load. Borrower may prepay the principal amount outstan	te advised by Renewal Notice of hall be in effect for the next Is he Note. Unless the Borrowing which such Renewal Notice therest Rate for a successive loan Term provided for herein	of the Renewal Renewal Loan Fer repays the Reis given, the Renewal Loan	
may require that any partial prepayments (i) be made o (ii) be in the amount of that part of one or more monthly principal. Any partial prepayment shall be applied agonethed and shall not postpone the due date of any subsequent months such installments, unless the Note Holder shall other	on the date monthly installmently installments which would be ainst the principal amount out on the principal amount or change twise agree in writing.	nts are due and e applicable to atstanding and the amount of	
5. If any monthly installment under this Note is not passecified by a notice to Borrower, the entite principal thereon shall at once become due and payable at the or shall not be less than thirty (30) days from the date sexercise this option to accelerate during any default by If suit is brought to collect this Note, the Note Holder and expenses of suit, including, but not limited to, ref. Borrower shall pay to the Note Holder a late of	al amount outstanding and a ption of the Note Holder. The uch notice is mailed. The No Borrower regardless of any pri shall be entitled to collect all r easonable attorney's fees.	ccrued interest e date specified ste Holder may or forbearance. easonable costs	
installment not received by the Note Holder within 17. Presentment, notice of dishonor, and protest a guarantors and endorsers hereof. This Note shall be to sureties, guarantors and endorsers, and shall be binding	fifteen (15) days after the instance hereby waived by all mand several obligation gupon them and their success	allment is due. akers, sureties, n of all makers, ors and assigns.	
8. Any notice to Borrower provided for in this Note show to Borrower at the Property Address stated below, designate by notice to the Note Holder. Any notice to the notice to the Note Holder at the address stated in the address as may have been designated by notice to Bo 9. The indebtedness evidenced by this Note is secu	or to such other address as he Note Holder shall be given l first paragraph of this Note, orrower. ired by a Renegotiable Rate	Borrower may by mailing such or at such other Mortgage with	
attached rider ("Mortgage") of even date, with term et is made to said Mortgage for additional rights as to a this Note, for definitions of terms, covenants and co	acceleration of the indebtedne anditions applicable to this A	iss evidenced by Note.	
_Lot 135 Brookfield East, Sec. I	VILLIUC C. WILL	ucess	
Greenville County, S. C.			

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE

DATED _______ 8/8/80 _____

[CONTINUED ON NEXT PAGE]

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