NOTE

(Renegotiable Rate Note)

s_86,850.00	(Greenville,	, South Carolina
\$ <u></u>		August 11,	, 19_80
FOR VALUE RECEIVED, the unde SAVINGS AND LOAN ASSOCIATION. Consider thousand eight hundred fifth Note at the Original Interest Rate of LOAN Term"). Principal and interest shat South Carolina consecutive monthly installments of Eight Dollars (\$ 818.92), on the first day of	profiles, which helps 1.875 percent po all be payable at 101 ght hundred eight hundred eight hundred eight hundred eight has of each mon 19.84 (end of "Initial on the same day the piect Mortgage, until the piect Mortgage, until the piect Rate to be determined ay of the Initial Load for Renewal"), in according to the same was a same day of the Initial Load for Renewal"), in according to the same was a same day of the Initial Load for Renewal"), in according to the same was a same day of the Initial Load for Renewal"), in according to the same was a same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal "Initial Load for Renewal" (Initial Load for Renewal "Initial Load for Renewal"), in according to the same day of the Initial Load for Renewal "Initial Load for Renewal" (Initial Load for Renewal "Initial Load for Renewal "Initial Load for Renewal"), in according to the latest the lates	En the unpaid principal or annum until March E. Washingtor ther place as the Note Highteen and 92 at the beginning March all Loan Term"), on what to the Note Holder, if the (3) calend ally renewed in accordance for three (3) ined by the Note Holder and Term or Renewal Loan Term or Renewal Renewal Renewal Renewal Renewal Renewal Renewal Renewal	Ibalance from the date of this 1, 1984(end of "Initial Street, Greenville, older may designate, in equal 100ths 1st, 1981_, until hich date the entire balance of any, shall be due and payable. for years from the end of each lance with the covenants and idenced by this Note is paid in Renewal Loan Terms of and disclosed to the Borrower oan Term, except for the final
This Note is subject to the foll 1. The interest rate for each sudecreasing the interest rate on Average Mortgage Rate Index published prior to ninety days pand the Original Index Rate on a successive Loan Termshall not the interest rate in effect durin Original Interest Rate set forth 2. Monthly mortgage princip	ccessive Renewal Load the preceeding Loan is For All Major Lend preceeding the comme the date of closing. Proof be increased or decreing the previous Loan high hereinabove.	lerm by the difference lers ("Index"), most rencement of a successive ovided, however, the Renased more thanl_, Term nor more thanl_,	ecently announced or Renewal Loan Term, newal Interest Rate for 50 percent from five percent from the
determined as the amount nece the beginning of such term ov determined for such Renewal 3. At least ninety (90) days pric for the Final Renewal Loan To Interest Rate and monthly mo Term in the event the Borr indebtedness due at or prior to Note shall be automatically e	essary to amortize the control the remainder of the Loan Term. or to the end of the Initiating, the Borrower shaper payment which where elects to extend the end of any term of the end of	tial Loan Term or Rene tial Loan Term or Rene Il be advised by Renewa h shall be in effect for I the Note. Unless th	Renewal Interest Rate wal Loan Term, except Il Notice of the Renewal the next Renewal Loan e Borrower repays the wal Notice is given, the
Term, but not beyond the en 4. Borrower may prepay the propertial propertial propertial principal. Any partial prepay shall not postpone the due described installments, unless the	nd of the last Kenewall principal amount out prepayments (i) be made part of one or more more prent shall be applied late of any subsequent to Note Holder shall of	standing in whole or in the on the date monthly on the date monthly on the principal a monthly installment of therwise agree in writi	n part. The Note Holder installments are due and h would be applicable to amount outstanding and or change the amount of ng.
5. If any monthly installmen specified by a notice to Borr thereon shall at once become shall not be less than thirty exercise this option to acceler If suit is brought to collect the and expenses of suit, include 6. Borrower shall pay to the specific to the same shall be and the specific that the same shall be as the same	tower, the entire prince due and payable at the (30) days from the date the date of the Mote Holding. But not limited the Note Holder, a late of the Note of the N	ripal amount outstand ne option of the Note H ite such notice is mailed by Borrower regardless der shall be entitled to c to, reasonable attorney te charge of five (5%)	older. The date specified d. The Note Holder may of any prior forbearance. ollect all reasonable costs 's fees. percent of any monthly
installment not received by 7. Presentment, notice of guarantors and endorsers he sureties, guarantors and ende 8. Any notice to Borrower p to Borrower at the Proper designate by notice to the Not notice to the Note Holder a address as may have been of	the Note Holder with dishonor, and prote- ereof. This Note shall orsers, and shall be bin provided for in this No- ty Address stated belote Holder. Any notice at the address stated in designated by notice to	st are hereby waived be the joint and several ding upon them and the shall be given by maiow, or to such other ato the Note Holdershall the first paragraph of o Borrower.	by all makers, sureties, obligation of all makers, eir successors and assigns. ling such notice addressed address as Borrower may I be given by mailing such this Note, or at such other able Rate Mortgage with
attached rider ("Mortgage" is made to said Mortgage he this Note, for definitions of) of even date, with ter or additional rights as of terms, covenants an	m ending <u>edition</u> of the d conditions applicable	indebtedness evidenced by
Lot 161, Sugarberry Dr Dovetree Subdivision Greenville, S. C.	rive		Peace, Vice Pres./Sec
(SEE REVERSE SIDE HEREOF)		Frank B. DILABLE RAIL MORIGA St 11, 1980 CH HEAR PAGE	Halter, President GE