ტ. ე.

NOTE
(Renegotiable Rate Note)

(Kenegonaon	t Rait Holly		
\$ 68,050.00	Greenvil	le, South Caro	lina
	August 2	. 19.8	<u>30</u>
FOR VALUE RECEIVED, the undersigned ("Borro SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SO SIXLY-LIGHT. THOUSAND FILLY Dollars, with intend No/100 Dollars, with intend No/100 Dollars. Dollars, with intend No/100 Dollars and interest shall be payable at Association————————————————————————————————————	wer") promise (s) to pay	er, the principal sum of I balance from the date of /83 (end of "In Savings and Loan older may designate, in education of the date the entire balancary, shall be due and payar years from the end of ance with the covenants idenced by this Note is par and disclosed to the Borre and disclosed to the Borre	this itial qual ceof able. each idin as of ower
at least ninety (90) days prior to the last day of the initial Renewal Loan Term ("Notice Period For Renewal"), in	accordance with the provis	sions hereof.	
This Note is subject to the following provisions 1. The interest rate for each successive Renewal decreasing the interest rate on the preceeding Lo Average Mortgage Rate Index For All Major I published prior to ninety days preceeding the con and the Original Index Rate on the date of closing a successive Loan Termshall not be increased or the interest rate in effect during the previous Loriginal Interest Rate set forth hereinabove. 2. Monthly mortgage principal and interest padetermined as the amount necessary to amortize the beginning of such term over the remainder of determined for such Renewal Loan Term.	s: Loan Term shall be determined the content of the difference by the creased more than \$1.50 to an Term nor more than the content of the conte	ined by increasing or between the National cently announced or Renewal Loan Term, wewal Interest Rate for Lpercent from live percent from the Loan Term shall be see indebtedness due at	
3. At least ninety (90) days prior to the end of the for the Final Renewal Loan Term, the Borrower Interest Rate and monthly mortgage payment w Term in the event the Borrower elects to extindebtedness due at or prior to the end of any terr Note shall be automatically extended at the Ren Term, but not beyond the end of the last Renev 4. Borrower may prepay the principal amount of the state of the last Renew requires that any partial prepayments (i) he may require that any partial prepayments (ii) he may require that any partial prepayments (ii) he may require that any partial prepayments (ii) he may require that any partial prepayments (iii) he may be the state of th	shall be advised by Kenewal in hich shall be in effect for the tend the Note. Unless the moduring which such Renew lewal Interest Rate for a successal Loan Term provided for butstanding in whole or in provide on the date monthly instanded to the monthly instanded to the monthly instanded to the date monthly instanded.	e next Renewal Loan Borrower repays the al Notice is given, the tessive Renewal Loan or herein. testinate the Note Holder stallments are due and	
(ii) be in the amount of that part of one or more in principal. Any partial prepayment shall be appl shall not postpone the due date of any subseque such installments, unless the Note Holder shall	nonthly installments wifel is a died against the principal ament or conthly installment or colorherwise agree in writing	ount outstanding and change the amount of	
5. If any monthly installment under this Note is specified by a notice to Borrower, the entire protection in the protection is all at once become due and payable at shall not be less than thirty (30) days from the exercise this option to accelerate during any defaulf suit is brought to collect this Note, the Note Hand expenses of suit, including, but not limited	incipal amount outstanding the option of the Note Hold date such notice is mailed. I ult by Borrower regardless of folder shall be entitled to colle d to, reasonable attorney's fo	g and accrued interest der. The date specified The Note Holder may any prior forbearance. ect all reasonable costs ees.	
6. Borrower shall pay to the Note Holder a installment not received by the Note Holder with 7. Presentment, notice of dishonor, and proguarantors and endorsers hereof. This Note sha sureties, guarantors and endorsers, and shall be b 8. Any notice to Borrower provided for in this N	late charge of live (5%) per ithin filteen (15) days after to test are hereby waived by all be the joint and several ob inding upon them and their s	rcent of any monthly the installment is due. all makers, sureties, ligation of all makers, successors and assigns.	
to Borrower at the Property Address stated be designate by notice to the Note Holder. Any notice notice to the Note Holder at the address stated i address as may have been designated by notice 9. The indebtedness evidenced by this Note is	elow, or to such other addict to the Note Holder shall be in the first paragraph of this to Borrower.	egiven by mailing such Note, or at such other	
attached rider ("Mortgage") of even date, with to is made to said Mortgage for additional rights this Note, for definitions of terms, covenants a	erm ending	ebtedness evidenced by	
5 Providence Court	Hall C. K	Perdue	
Greenville, South Carolina			
Property Address			

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED ________