NOTE

(Renegotiable Rate Note)

(3		
68,400.00	Greenville	, South Carolina
)	October 29,	19_80
		<u> </u>
FOR VALUE RECEIVED, the undersigned ("Borrower"	') promise (s) to pay HIDELL	principal sum of
FOR VALUE RECEIVED, the undersigned (BOHOWET SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUT	<u>n Carouna</u> , or order, the Lon the unpaid principal balan	ce from the date of this
Note at the Original Interest Rate of 13,000 percent 1	grannun until 4/1/84	reet (end of "Initial
SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUT \$68,400.00 Dollars, with interest Note at the Original Interest Rate of 13.000 Percent 1 Loan Term"). Principal and interest shall be payable at 1 Greenville, S. C. or such consecutive monthly installments of Seven Hundred Dollars (\$ 756.65 Dollars (\$ 19.84 (end of "Ini	UL E. Wasnington St	pay designate, in equal
GIEBUALIE, O. O. C.	- · · · · · · · · · · · · · · · · · · ·	
consecutive monthly installments of Seven Hundred Dollars (\$ 756.65), on the first day of each monthly installments of Seven Hundred May, 19_84	nth beginning May 1,	, 1901, until
the first day of	be You Holder if any sh	all be due and payable.
principal, interest and all other indebtedness owed by borrow	Three colondaryea	s from the end of each
Renewal Loan Term thereafter, this Note shall be automati	carry reflected in accordance	dhy this Note is paid in
conditions set forth in this Note and subject moregage, disease	or Nine Re	newal Loan Terms of
full. The Borrower shall have the right to extend this in Three years each at a Renewal Interest Rate to be determ	nined by the Note Holder and di	sclosed to the Bottower
at least ninety (90) days prior to the last day of the Initial Lo Renewal Loan Term ("Notice Period For Renewal"), in ac		
ment by the block to the following provisions:	· ·	
	an Term shall be determined b	y increasing or
decreasing the interest rate on the preceeding Loan	ters ("Index") most recently	announced or
Average Mortgage Rate Index For All Major Len	and a successive Renev	val Loan Term.
published prior to ninety days preceeding the comm and the Original Index Rate on the date of closing. Pr a successive Loan Term shall not be increased or decr	rovided, however, the Renewal	Interest Rate for
a successive Loan Term shall not be increased or decr the interest rate in effect during the previous Loa	eased more than n Term nor more than five p	ercent from the
* * 1 . 1	nents for each Renewal Loan	Term shall be ebtedness due at
2. Monthly mortgage principal and interest pays determined as the amount necessary to amortize the the beginning of such term over the remainder of the beginning of such term over the remainder of the beginning of such term over the remainder of the beginning of such terms.	he mortgage term at the Renes	val Interest Rate
	itial Loan Term or Renewal Lo	an Term, except e of the Renewal
for the Final Renewal Loan Term, the Borrower Sil	ch shall be in effect for the nex	t Renewal Loan
Term in the event the Borrower elects to exten	id the Note. Unless the Borr	ower repays the
indebtedness due at or prior to the end of any term	eal Interest Rate for a successiv	e Renewal Loan
may require that any partial prepayments (1) to the	ashle installments which would	d be applicable to
(ii) be in the amount of that part of one or more more principal. Any partial prepayment shall be applied	d against the principal amount	outstanding and
principal. Any partial prepayment shall be applied shall not postpone the due date of any subsequent such installments, unless the Note Holder shall of		ge the amount of
		inpaid after a date
5. If any monthly installment under this Note is no specified by a notice to Borrower, the entire principle.	cipal amount outstanding an	d accrued interest The date specified
thereon shall at once become due and payable at t	the option of the resided. The	Note Holder may
shall not be less than thirty (30) days from the dexercise this option to accelerate during any defaul	t by Borrower regardless of any	prior forbearance.
If suit is brought to collect this Note, the Note Ho	to reasonable attorney's fees.	
and expenses of suit, including, but not infined	to, reasonable tive (5%) Detecti	t of any monthly
guarantors and endorsers hereol. This Note shall be bi	nding upon them and their suce	essors and assigns.
sureties, guarantors and endorsers, and shart of one 8. Any notice to Borrower provided for in this No.	ote shall be given by mailing su	ch notice addressed
to Borrower at the Property Address stated of	was the Your Holder shall be give	en by mailing such
designate by notice to the Note Holder. Any notice	n the first paragraph of this No	ote, or at such other
address as may have been designated by notice	to Borrower.	ote Mortgage with
9. The indebtedness evidenced by this Note is	April 1, 20	11 and reference
attached rider ("Mortgage") of even date, with to is made to said Mortgage for additional rights a	is to acceleration of the indebte	dness evidenced by
is made to said Mortgage for additional rights a this Note, for definitions of terms, covenants a	nd conditions applicable to th	is Note.
	San-Del-Builders	
	Pay. Hale So	uner
Lot #20 - Harness Trail	(Dale Turn	
Simpsonville, S. C. 29681		
Property Address		

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED

jiua. 1989

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