Ω

 ∞ c

Concession of the Concession o

NOTE

(Renegotiable Rate Note)

(1)	enegonaoie im		
\$80,950.00		Greenville	, South Carolina
		October 31	, 19 80
FOR VALUE RECEIVED, the unders SAVINGS AND LOAN ASSOCIATION, GR. Thousand, Nine Hundred, Fifty & No/fix Note at the Original Interest Rate of 10.3 Loan Term"). Principal and interest shall P.O. Rox. 1268, Greenville, S.C. consecutive monthly installments of Sew Dollars (\$ 763.29	Mars, with interest 875% percent por percent por such of the Hundred, Sinst day of each mon 84 (end of "Initiation of the same day shall be automaticated to extend this Not Rate to be determing of the Initiat Loan preceding Loan or All Major Lendor All Major Lendor of the previous Loan ereinabove. The end of the Initiated to extend of the Initiate of closing. Proceeding the commendate of closing. Proceeding the commendate of closing. Proceeding the commendate of closing and interest payment which is the end of the Initiate of the End of End	promise (s) to pay FIDE I CAROLINA, or order, to on the unpaid principal baler annum until delity Federal Savin ther place as the Note Holdexty-three and 29/100 ath beginning January ial Loan Term"), on which to the Note Holder, if any aclendar yeally renewed in accordance entire indeptedness evider of for 9 ined by the Note Holder and in Term or Renewal Loan ordance with the provision. Term shall be determined for more than five ents for each Renewal Loan ordance with the provision. Term nor more than five ents for each Renewal Loan term or Renewal Loan five ents for each Renewal Loan term or more than five ents for each Renewal Loan Term or Renewal I be advised by Renewal Non shall be in effect for the nather Note. Unless the Boaring which such Renewal I Interest Rate for a success Loan Term provided for he tanding in whole or in partie on the date monthly installments which word against the principal amount outstanding a coption of the Note Holder e such notice is mailed. The paid when due and remain and are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e such notice is mailed. The paid when due and remain are option of the Note Holder e the ioint and several obligate the ioint	the principal sum of Eighty lance from the date of this(end of "Initial gs & Loan Association or may designate, in equal
guarantors and endorsers hereof sureties, guarantors and endorsers hereof sureties, guarantors and endorser 8. Any notice to Borrower provito Borrower at the Property A designate by notice to the Note H notice to the Note Holder at the address as may have been desig	. This Note shall be rs, and shall be bind ded for in this Note ddress stated below lolder. Any notice to eaddress stated in t	ie the joint and several oblig ling upon them and their su- e shall be given by mailing so w, or to such other addres o the Note Holder shall be gi he first paragraph of this N	ccessors and assigns. uch notice addressed ss as Borrower may iven by mailing such
9. The indebtedness evidenced attached rider ("Mortgage") of e is made to said Mortgage for ad this Note, for definitions of ter	by this Note is seven date, with term	ecured by a Renegotiable of conding December 1, 20 of the indebt	tedness evidenced by
Lot 259 Devenger Place		John A Bolen, Pres	lent
Greer, South Carolina 29651 Property Address		John A. Bolen, Indi	vidually
EXHIBIT "A" TO RESEGUITABLE PALE MORTGAGE DATED OCTOBER 31, 1980			

JULY, 1280