## NOTE

(Renegotiable Rate Note)

\$ 71,950.00	Greenville	, South Carolina
	September 19	, 19_80
Nine Hundred Fifty and No/100-Dollars, Note at the Original Interest Rate of 10.875 Loan Term"). Principal and interest shall be pa Association, Greenville, Sconsecutive monthly installments of 51x Dollars (\$ 678.43 ), on the first day the first day of March 19.84 principal, interest and all other indebtedness ower At the end of the Initial Loan Term and on the Renewal Loan Term thereafter, this Note shall conditions set forth in this Note and subject Morty full. The Borrower shall have the right to extend the state of the Initial Loan Term and on the State of the Initial Loan Term and subject Morty full. The Borrower shall have the right to extend the state of the Initial Loan Term ("Notice Period For Renewal Loan Term ("Notice Period For Renewal Loan Term ("Notice Period For Renewal This Note is subject to the following present the state of the Initial Loan Term ("Notice Period For Renewal This Note is subject to the following presents and the state of the Initial Loan Term ("Notice Period For Renewal This Note is subject to the following presents and the Initial Loan Term ("Notice Period For Renewal This Note is subject to the following presents and the Initial Loan Term ("Notice Period For Renewal Initial Loan Term ("Notice Period For Renew	with interest on the unpaid principal balance  percent per annum until Mar. 1,19  yable at Fidelity Federal Savi C or such other place as the Note Holder may Yof each month beginning March 1  (end of "Initial Loan Term"), on which date d by Borrower to the Note Holder, if any, shall same day three calendar years for the automatically renewed in accordance with gage, until the entire indebtedness evidenced by tend this Note for nine Renew to be determined by the Note Holder and disch ter Initial Loan Term or Renewal Loan Term  yal"), in accordance with the provisions here	from the date of this 1984 (end of "Initial ings. and Loan y designate, in equal 43/100
I. The interest rate for each successive R decreasing the interest rate on the preced Average Mortgage Rate Index For All published prior to minety days preceeding and the Original Index Rate on the date of a successive Loan Term shall not be increathe interest rate in effect during the preceding Original Interest Rate set forth hereinab	tenewal Loan Term shall be determined by its eding Loan Term by the difference between the Major Lenders ("Index"), most recently any the commencement of a successive Renewal Iclosing. Provided, however, the Renewal Interested or decreased more than 1.50% projects.	he National nounced or Loan Term, rest Rate for ærcent from nt-from the
determined as the amount necessary to an the beginning of such term over the remadetermined for such Renewal Loan Term 3. At least ninety (90) days prior to the enfor the Final Renewal Loan Term, the Bount Interest Rate and monthly mortgage pay Term in the event the Borrower elects	d of the Initial Loan Term or Renewal Loan T orrower shall be advised by Renewal Notice of t ment which shall be in effect for the next Re s to extend the Note. Unless the Borrower	dness due at nterest Rate ferm, except the Renewal newal Loan - repays - the
Note shall be automatically extended at to Term, but not beyond the end of the last. Borrower may prepay the principal armay require that any partial prepayments (ii) be in the amount of that part of one or principal. Any partial prepayment shall be a second or the partial prepayment or the partial prepayme	any term during which such Renewal Notice the Renewal Interest Rate for a successive Reat Renewal Loan Term provided for herein, mount outstanding in whole or in part. The Section of the date monthly installments more monthly installments which would be a pplied against the principal amount outstubsequent monthly installment or change the ler shall otherwise agree in writing.	newal Loan Note Holder sare due and pplicable to tanding and
5. If any monthly installment under this specified by a notice to Borrower, the enthereon shall at once become due and pashall not be less than thirty (30) days from the exercise this option to accelerate during at the less than the less than thirty and expenses of suit, including, but not	Note is not paid when due and temains unpaintire principal amount outstanding and accipable at the option of the Note Holder. The dominate date such notice is mailed. The Note ny default by Borrower regardless of any prior for the Holder shall be entitled to collect all reas	ued interest ate specified Holder may forbearance, onable costs
installment not received by the Note Ho 7. Presentment, notice of dishonor, at guarantors and endorsers hereof. This No sureties, guarantors and endorsers, and sha 8. Any notice to Borrower provided for it to Borrower at the Property Address st designate by notice to the Note Holder. An	older within fifteen (15) days after the installind protest are hereby waived by all make ote shall be the joint and several obligation of all be binding upon them and their successors this Note shall be given by mailing such noticated below, or to such other address as Bown notice to the Note Holder shall be given by n	ment is due. rs. sureties. l'all makers, and assigns. ce addressed rrower may nailing such
address as may have been designated by 9. The indebtedness evidenced by this attached rider ("Mortgage") of even date. is made to said Mortgage for additional t	Note is secured by a Renegotiable Rate Mo with term ending Feb. 1, 2011 and rights as to acceleration of the indebtedness enants and conditions applicable to this Note.	rtgage with nd reference videnced by
Lot 249, Devenger Place,	PREMIER INVESTMENT CO, By: Many M. Le	Frull
Greer, S. C.	President Le	dull
Progeny Addiess	Alonzo W DeBrahl, indi	vidually

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