**Q**/C

## NOTE

(Renegotiable Rate Note)

67,950.00	Greenville	, South Carolina
*	September 19	, 1980
FOR VALL'E RECEIVED, the undersigned ("Borrower SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTHOUS and Nine Hundred Fifty Dollars, with interest Note at the Original Interest Rate of 10,875 percent Loan Term"). Principal and interest shall be payable at Final Experience of Six Hundred For Dollars (\$ 643.72 or such consecutive monthly installments of Six Hundred For Dollars (\$ 643.72 or not the first day of each mouthly installments of Six Hundred For Dollars (\$ 643.72 or not the first day of each mouthly installments of Six Hundred For Dollars (\$ 643.72 or not the first day of each mouthly installments of Six Hundred For Dollars (\$ 643.72 or not the first day of each mouthly installments of Six Hundred For Pollars (\$ 643.72 or not the first day of each mouthly installments of Six Hundred For Renewal Loan Term thereafter, this Note shall be automated conditions set forth in this Note and subject Mortgage, until the full. The Borrower shall have the right to extend this Note the Pollar to extend this Note and subject Mortgage, until the full. The Borrower shall have the right to extend this Note at least ninety (90) days prior to the last day of the Initial Loan Term ("Notice Period For Renewal"), in accompliance of the interest rate for each successive Renewal Loan Average Mortgage Rate Index For All Major Len published prior to ninety days preceeding the commet and the Original Index Rate on the date of closing. Provided the interest rate in effect during the previous Loan Original Interest Rate set forth hereinabove.	September 19  I'') promise (s) to pay FIDELITY TH CAROLINA, or order, the prinst on the unpaid principal balance for annum until. Dec. 1, 19 idelity Federal Saving other place as the Note Holder may corty-Three and 72/100-onth beginning Dec. 1 itial Loan Term'), on which date the critically renewed in accordance with the entire indebtedness evidenced by Note for nine Renewal Loan Term or Renewal Loan Term, or cordance with the provisions heree and Term shall be determined by incordance with the provisions heree and Term shall be determined by incordance with the provisions heree and Term shall be determined by incordance with the provisions heree and Term shall be determined by incordance ("Index"), most recently annument of a successive Renewal Loanders ("Index"), most recently annument of a successive Renewal I to vided, however, the Recognal Interest assed more than 1,50° and Term nor more than five percent	FEDERAL.  In ipal sum of Sixty Seven om the date of this 183 and 10an designate, in equal 1980, until the entire balance of the due and payable. Om the end of each the covenants and this Note is paid in the loan Terms of the due and payable. On the Bonower except for the final of.  It casing or the final of the National ounced or the Bonower except for the final of.
Original Interest Rate set forth hereinabove.  2. Monthly mortgage principal and interest paym determined as the amount necessary to amortize the of the beginning of such term over the remainder of the determined for such Renewal Loan Term.  3. At least ninety (90) days prior to the end of the Init for the Final Renewal Loan Term, the Borrower sha Interest Rate and monthly mortgage payment which Term in the event the Borrower elects to extend indebtedness due at or prior to the end of any term do Note shall be automatically extended at the Renewal Term, but not beyond the end of the last Renewal	nents for each Renewal Loan Tenoutstanding balance of the indebted ne mortgage term at the Renewal In tial Loan Term or Renewal Loan Tell be advised by Renewal Notice of the shall be in effect for the next Rend the Note. Unless the Borrower turing which such Renewal Notice is all Interest Rate for a successive Ren	m shall be ness due at sterest Rate erm, except ne Renewal ewal Loan repays the s given, the
4. Borrower may prepay the principal amount outs may require that any partial prepayments (i) be mad (ii) be in the amount of that part of one or more more principal. Any partial prepayment shall be applied; shall not postpone the due date of any subsequent such installments, unless the Note Holder shall oil 5. If any monthly installment under this Note is not specified by a notice to Borrower, the entire principal thereon shall at once become due and payable at the shall not be less than thirty (30) days from the date exercise this option to accelerate during any default. If suit is brought to collect this Note, the Note Holder and expenses of suit, including, but not limited to	standing in whole or in part. The New on the date monthly installments: thly installments which would be apagainst the principal amount outstamonthly installment or change the herwise agree in writing, apaid when due and remains unpaid ipal amount outstanding and accrue option of the Note Holder. The date such notice is mailed. The Note Holder when the prior for shall be entitled to collect all reason, reasonable attorney's fees.	pplicable to anding and amount of alter a date and interest te specified folder may or bearance, on able costs
installment not received by the Note Holder within lifteen (15) days after the installment is due.  7. Presentment, notice of dishonor, and protest are hereby waived by all makers, sureties, guarantors and endorsers hereof. This Note shall be the joint and several obligation of all makers, sureties, guarantors and endorsers, and shall be binding upon them and their successors and assigns.  8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice to the Note Holder at the address stated in the first paragraph of this Note, or at such other address as may have been designated by notice to Borrower.  9. The indebtedness evidenced by this Note is secured by a Renegotiable Rate Mortgage with attached rider ("Mortgage") of even date, with term ending, NOV, 1, 2010,, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  PREMIER INVESTMENT CO., INC.		
Lot 210, Hudson Farm Road  Greer, S. C. 29605	By: President De Alonzo H. DeBruhl, ind	Ind

DATED \_\_\_\_\_\_\_

JULY 1999