NOTE

(Renegotiable Rate Note)

\$ _	75,0	000.00		_		<u>Greenville</u>	, South Carolina
						September 19	. 19.80
Not Los Los Con Dol the	Sevente at the a	enty Fi the Origina (m"). Prin Associa (ive month) 5 707.1 day of	ye Thousand I Interest Rate of cipal and interest tion y installments of 7 0ctober 1	LDollars, with in a small be payable a small be payable a small be payable a small be first day of cac stream as some of the first day of cac stream as sowed by Boater and other stream as sowed by Boater and other stream as sowed by Boater and other and other stream as sowed by Boater and other stream as sowed by Boater and other a	nterest on the unp cent per annum E Fidelit such other place a ced Seven a h month beginnin f "Initial Loan To prower to the No	(s) to pay FIDELITY NA , or order, the properties addressed before 1 y Federal Say 1 s the Note Holder may 17/100 ng October 1 erm"), on which date the Holder, if any, shall calendar years f	incipal sum of
Rer con full at le	ewal dition The three cast n newal	Loan Tenns set forth e Borrower ge years en ninety (90) c Loan Ten	m thereafter, this in this Note and s shall have the ach at a Renewal lays prior to the l m ("Notice Perio	Note shall be auto subject Mortgage, us right to extend th Interest Rate to be de last day of the Initia	matically renewentil the entire ind nis Note for etermined by the N al Loan Term or n accordance wit	ed in accordance with objectedness evidenced be included the included	n the covenants and y this Note is paid in wal Loan Terms of osed to the Borrower , except for the final
] () 2 3 4 1	 The inte decreasing Average Mo published p and the Origa successive the interest Original In 	rest rate for each the interest rate of ortgage Rate Ind orior to ninety day ginal Index Rate of Loan Term shall rate in effect du terest Rate set fo	successive Renewal on the preceeding Lex For All Major is preceeding the coon the date of closing not be increased or cring the previous left hereinabove.	Loan Term sha Loan Term by the Lenders ("Index immencement of ; g. Provided, howe decreased more th Loan Term nor	Il be determined by in a difference between the difference between the processive Renewal Interest an 1.50 processive than five percessive Renewal Interest an 1.50 processive Renewal Interest an 1.50 processive Renewal Interest an 1.50 processive Renewal Interest Renewal Interes	ne National nounced or Loan Term, rest Rate for sercent from nt from the
	((determined the beginni determined 3. At least r	as the amount ne ng of such term of for such Renewa imety (90) days pa	cessary to amortize over the remainder of al Loan Term. tior to the end of the	the outstanding b of the mortgage t : Initial Loan Ter	h Renewal Loan Te palance of the indebte erm at the Renewal I m or Renewal Loan T	dness due at nterest-Rate Term, except
	i i :	for the Fina Interest Rat Term in the indebtedness Note shall I Term, but I A. Borrowe may require (ii) be in the principal.	I Renewal Loan are and monthly made event the Bords due at or prior to be automatically and the crimay prepay the atthat any partial armount of that partial brepa	Ferm, the Borrower nortgage payment was to extended at the Rei principal amount of prepayments (i) be part of one or more north that the Rei part of one or more north that the applicant is the applicant of the Bart of one or more north that the applicant is that the applicant of the Bart of one or more north that the applicant of the applicant	shall be advised be in- tend—the Note. I in during which s newal Interest Ra wal Loan Term; outstanding in w made on the date nonthly installme lied against the pr	by Renewal Notice of the effect for the next Returnless the Borrower such Renewal Notice te for a successive Returnless of the for in part. The Monthly installments which would be a tincipal amount outstallment or change the	he Renewal newal Loan repays the is given, the newal Loan Note Holder areduc and pplicable to anding and
	: : : :	such install 5. If any mespecified by thereon sha shall not be exercise thi If suit is bro and expens 6. Borrowe	ments, unless the onthly installment a notice to Born la come become less than thirty soption to collect the of suit, including thall pay to the	e Note Holder shal at under this Note is tower, the entire predue and payable a (50) days from the ateduring any defat als Note, the Note H ing, but not limites the Note Holder a	I otherwise agree inot paid when di incipal amount of the option of the date such notice ult by Borrower relolder shall be ent d to, reasonable a late charge of fi	in writing. The and remains unpaid outstanding and accre Note Holder. The dais mailed. The Note is gardless of any prior fitted to collect all reas	l'after a date ued interest ate specified Holder may orbearance, onable costs ny-monthly
	; ;	guarantors surctics, gu 8. Any noti to Borrowc designate b notice to the address as i	and endorsers he arantors and endo ice to Borrower pr r at the Propert y notice to the Nor e Note Holder at nay have been de	reof. This Note sha orsers, and shall be b ovided for in this N y Address stated be te Holder. Any notic the address stated i esignated by notice	II be the joint and inding upon then fote shall be given dow, or to such to the Note Hol in the first paragrato Borrower.	waived by all make I several obligation of nand their successors; thy mailing such notion ther address as Boder shall be given by naph of this Note, or a	all makers, and assigns. ceaddressed nower may nailing such t such other
	:	attached ric	ler ("Mortgage") said Mortgage for	of even date, with to radditional rights a	erm ending \$2P as to acceleration	enegotiable Rate Mo t. 1, 2010, an of the indebtedness e plicable to this Note My L. Maco	nd reference videnced by
	Lo	t 209 H	udson Farm	Road	Um	Whino	
	Gre	<u>eer, S.</u>	C. 29651				
			Property Address	IBEL "A" TO RENEGO	OHABLE RATE MO	OR I GAGE	

4328 RV.2

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RECORDS SEP 2 2 1980 at 2:19 P.M.