NOTE

(Renegotiable Rate Note)

(Menegotianie	Mate Hote)		
58,900.00	Greenville	, South Ca	rolina
	16 October	, 19	<u>80</u>
consecutive monthly installments of <u>Five Hundred S</u> Dollars (\$ 572.09	Prest on the unpaid principal on the per annum until 1 May 101 East Washington och other place as the Note Hoseventy-Two and 09/10 month beginning 1 May 'Initial Loan Term''), on where wer to the Note Holder, if a superior to the Note Holder, if a superior was to the note that the superior was to the Note Holder.	balance from the date 1984 (end of " Street, Greenvilolder may designate, in 0 , 19 81 nich date the entire balancy, shall be due and pa	of this Initial 11e, requal, until ance of ayable.
At the end of the Initial Loan Term and on the same day Renewal Loan Term thereafter, this Note shall be auton conditions set forth in this Note and subject Mortgage, unfull. The Borrower shall have the right to extend this years each at a Renewal Interest Rate to be detat least ninety (90) days prior to the last day of the Initial Renewal Loan Term ("Notice Period For Renewal"), in This Note is subject to the following provisions 1. The interest rate for each successive Renewal	natically renewed in accordatil the entire indebtedness evings. Note for	ar years from the end of ance with the covenand denced by this Note is part of the Board Term, except for the sions hereof.	or each nts and paid in rms of orrower
decreasing the interest rate on the preceeding Los Average Mortgage Rate Index For All Major I published prior to ninety days preceeding the con and the Original Index Rate on the date of closing a successive Loan Term shall not be increased or do the interest rate in effect during the previous Loan Terms and Interest Rate set forth hereinabove.	ean Term by the difference to a cenders ("Index"), most recommencement of a successive law and the Renected more than 1.50 oan Term nor more than f	ently announced or Renewal Loan Term, ewal Interest Rate for percent from the	
 Monthly mortgage principal and interest padetermined as the amount necessary to amortize the beginning of such term over the remainder of determined for such Renewal Loan Term. At least ninety (90) days prior to the end of the for the Final Renewal Loan Term, the Borrower 	he outstanding batance of the fitted the fit	Renewal Interest Rate al Loan Term, except	
Interest Rate and monthly mortgage payment was Term in the event the Borrower elects to extended indebtedness due at or prior to the end of any term. Note shall be automatically extended at the Renament of the last Renewalls.	hich shall be in effect for the end the Note. Unless the n during which such Renew ewal Interest Rate for a succ wal Loan Term provided fo	Borrower repays the al Notice is given, the ressive Renewal Loan r herein.	
4. Borrower may prepay the principal amount of may require that any partial prepayments (i) be not perincipal. Any partial prepayment shall be applicated as a principal. Any partial prepayment shall be applicated as a possible of any subsequences and installments, unless the Note Holder shall	nade on the date monthly installments which wied against the principal ament monthly installment or deleterwise agree in writing	would be applicable to ount outstanding and change the amount of	
5. If any monthly installment under this Note is specified by a notice to Borrower, the entire prothereon shall at once become due and payable at shall not be less than thirty (30) days from the exercise this option to accelerate during any defaulf suit is brought to collect this Note, the Note Hand expenses of suit, including, but not limited	incipal amount outstanding the option of the Note Hold date such notice is mailed. I alt by Borrower regardless of older shall be entitled to coll I to, reasonable attorney's fe	g and accrued interest ler. The date specified The Note Holder may any prior forbearance. ect all reasonable costs ees.	
6. Borrower shall pay to the Note Holder a installment not received by the Note Holder with 7. Presentment, notice of dishonor, and proguarantors and endorsers hereof. This Note sha sureties, guarantors and endorsers, and shall be b. 8. Any notice to Borrower provided for in this Note Borrower at the Property Address stated be designate by notice to the Note Holder. Any notice to the Note Holder at the address stated in	thin litteen (15) days after to test are hereby waived by ll be the joint and several ob inding upon them and their s lote shall be given by mailing elow, or to such other addi- te to the Note Holder shall be	all makers, sureties, ligation of all makers, successors and assigns. such notice addressed tess as Borrower may given by mailing such	
address as may have been designated by notice 9. The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with this made to said Mortgage for additional rights at this Note, for definitions of terms, covenants a	to Borrower. s secured by a Renegotiable erm ending <u>1 April 20</u> as to acceleration of the inde	Rate Mortgage with 11, and reference btedness evidenced by this Note.	ı •
Lot No. 146, Gray Fox Run, Section 2,	BY: Afgriefu Z	Balak.	, President
Greenville County, South Carolina Property Address	David W. Bale	Malning- ntine	<u></u>

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED 16 October 1980

JULY, 1980

4328 RV.2

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