JOY.

(Renegotiable Rate Note)

		(2000)	•	
s	65,000.00	_	Greenville	, South Carolina
Ψ.			September 12	, 19_80
			") promise (s) to pay FID	
?ive	FOR VALUE RECEIVED, the AVINGS AND LOAN ASSOCIATION Thousand & no/100ths ote at the Original Interest Rate of the Avings and Term"). Principal and interest	Dollars, with interest	t on the unpaid principal ba	lance from the date of this
Lo 	nsecutive monthly installments of	t shall be payable at 1921	ther place as the Note Hold	er may designate, in equal
Do the pri At Re cor ful	ollars (\$ 612.88), of effirst day of October incipal, interest and all other indel the end of the Initial Loan Term thereafter, this inditions set forth in this Note and ill. The Borrower shall have the	n the lifst day of each mor , 19_83 (end of "Init of tedness owed by Borrowe and on the same day Note shall be automatic Note shall be automatic right to extend this No finerest Rate to be determine	itial Loan Term"), on which to the Note Holder, if any calendar y cally renewed in accordance entire indebtedness evider one for	n date the entire balance of , shall be due and payable. ears from the end of each e with the covenants and need by this Note is paid in Renewal Loan Terms of I disclosed to the Borrower
at	less ninety (90) days prior to the i	last day of the Initial Lo	in Term of Renewal Loan	retm, except for the ilital
Re	This Note is subject to the factorial Loan Term ("Notice Period This Note is subject to the factorial Index rate for each decreasing the interest rate of Average Mortgage Rate Index Particular Index Rate and the Original Index Rate a successive Loan Term shall the interest rate in effect du Original Interest Rate set for 2. Monthly mortgage principle determined as the amount not the beginning of such termined.	following provisions: successive Renewal Loar on the preceeding Loan dex For All Major Lend ys preceeding the commer on the date of closing. Pro not be increased or decrea- ring the previous Loan orth hereinabove. ipal and interest payme exessary to amortize the or- over the remainder of the	n Term shall be determined Ferm by the difference betweens ("Index"), most recent of a successive Renewalsed more than1.50 Term nor more than five onts for each Renewal Locates and palance of the intestanding balance of the intestanding balanc	thy increasing or seen the National ally announced or newal Loan Term, all Interest Rate for percent from the name Term shall be needed to be at the needed.
	determined for such Renewa	al Loan Term.		
	3. At least ninety (90) days p for the Final Renewal Loan Interest Rate and monthly n Term in the event the Bo indebtedness due at or prior Note shall be automatically Term, but not beyond the e 4. Borrower may prepay the	Term, the Borrower shall nortgage payment which prower elects to extend to the end of any term durextended at the Renewal Indiof the last Renewal Indiof the Renewal Indio the R	be advised by Renewal Not shall be in effect for the not the Note. Unless the Borring which such Renewal National Tesm provided for he anding in whole or in part.	ext Renewal Loan rower repays the Notice is given, the ive Renewal Loan rein. The Note Holder
	may require that any partial (ii) be in the amount of that principal. Any partial prepa shall not postpone the due such installments, unless th 5. If any monthly installment	prepayments (i) be made part of one or more month syment shall be applied as date of any subsequent m se Note Holder shall othe	on the date monthly install dy installments which wou gainst the principal amoun tonthly installment or char erwise agree in writing.	ments are due and ld be applicable to t outstanding and nge the amount of
	specified by a notice to Bot thereon shall at once becom shall not be less than thirty exercise this option to accele If suit is brought to collect the and expenses of suit, include	rower, the entire princip e due and payable at the o (30) days from the date rate during any default by his Note, the Note Holder ling, but not limited to,	al amount outstanding an option of the Note Holder. such notice is mailed. The Borrower regardless of any shall be entitled to collect a reasonable attorney's fees.	d accrued interest The date specified Note Holder may prior forbearance. Il reasonable costs
	6. Borrower shall pay to to installment not received by 7. Presentment, notice of guarantors and endorsers he	he Note Holder a late of the Note Holder within dishonor, and protest	charge of five (5%) percen fifteen (15) days after the i are hereby waived by all	makers, sureties,
	sureties, guarantors and end 8. Any notice to Borrower p to Borrower at the Proper designate by notice to the No notice to the Note Holder a address as may have been de-	orsers, and shall be binding provided for in this Note slay Address stated below, we Holder. Any notice to the tothe address stated in the	ig upon them and their succ hall be given by mailing suc or to such other address he Note Hokler shall be give first paragraph of this No	essors and assigns. h notice addressed as Borrower may en by mailing such
	 The indebtedness evider attached rider ("Mortgage" is made to said Mortgage for this Note, for definitions of 	nced by this Note is sect of even date, with term e or additional rights as to:	ared by a Renegotiable Ra nding <u>September 1, 2</u> acceleration of the indebted anditions applicable to this	Iness evidenced by
_	Lot 46, Oak Fern Subdivis	ion		
	Simpsonville, S. C.			

Property Address