## NOTE

(Renegotiable Rate Note)

(Kenegotiat	ne Rate Note)		
s 63,100.00	Greenville	, South	Carolina
	November	12	, 19 <u>80</u>
Note at the Original Interest Rate of 10.875 pe	nterest on the unpaid princip reent per annum until Manager Greenville, So	oal balance from the ay 1, 1984end	date of this of "Initial
consecutive monthly installments of Five hundred Dollars (\$ 594.98	ch month beginningMay of "Initial Loan Term"), on our ower to the Note Holder, day3 caler comatically renewed in accountil the entire indebtednesse this Note for determined by the Note Hold ial Loan Term or Renewal in accordance with the pro-	which date the entire if any, shall be due and years from the coveridenced by this No  Renewal Loar er and disclosed to the Loan Term, except 1	L, untiled balance of and payable. The control of each enants and tells paid in the control of the control
1. The interest rate for each successive Renew decreasing the interest rate on the preceeding Average Mortgage Rate Index For All Majo published prior to ninety days preceeding the cand the Original Index Rate on the date of closi a successive Loan Term shall not be increased of the interest rate in effect during the previous Original Interest Rate set forth hereinabove.  2. Monthly mortgage principal and interest determined as the amount necessary to amortize the beginning of such term over the remainder	al Loan Term shall be deter Loan Term by the difference Lenders ("Index"), most commencement of a successiving. Provided, however, the Reducte sed more than 1. I have been been been been been been been be	recently announced recently announced recently announced recent Renewal Interest Rate 50 percent from al Loan Term shall the indebtedness during the recent from	nai l or rm, e for rom the l be ne at
determined for such Renewal Loan Term.  3. At least ninety (90) days prior to the end of the for the Final Renewal Loan Term, the Borrow Interest Rate and monthly mortgage payment Term in the event the Borrower elects to indebtedness due at or prior to the end of any the Note shall be automatically extended at the Remember 1981.	er shall be advised by Renew which shall be in effect for extend the Note. Unless the erm during which such Ren Renewal Interest Rate for a si newal Loan Term provided	at Notice of the Kene the next Renewal L he Borrower repays ewal Notice is given uccessive Renewal L for herein.	oan the , the ,oan
4. Borrower may prepay the principal amount may require that any partial prepayments (i) let (ii) be in the amount of that part of one or more principal. Any partial prepayment shall be a shall not postpone the due date of any subsequent installments, unless the Note Holder sl	nt outstanding in whole or i be made on the date monthly se monthly installments whic oplied against the principal a quent monthly installment of	n part. The Note Ho installments are due th would be applicab amount outstanding or change the amou	ole to gand
5. If any monthly installment under this Not specified by a notice to Borrower, the entire thereon shall at once become due and payabl shall not be less than thirty (30) days from texercise this option to accelerate during any days from the Note of Suit is brought to collect this Note, the Note and expenses of suit, including, but not lime	e is not paid when due and re principal amount outstand le at the option of the Note H he date such notice is maile efault by Borrower regardless e Holder shall be entitled to c sited to, reasonable attorney	mains unpaid after a ling and accrued int folder. The date spec d. The Note Holder sof any prior forbears offect all reasonable 's fees.	rified may ance. costs
6. Borrower shall pay to the Note Holder installment not received by the Note Holder 7. Presentment, notice of dishonor, and guarantors and endorsers hereof. This Note sureties, guarantors and endorsers, and shall l 8. Any notice to Borrower provided for in the to Borrower at the Property Address stated designate by notice to the Note Holder. Any notice to the Note Holder at the address stated	r within fifteen (15) days are protest are hereby waived shall be the joint and several be binding upon them and this Note shall be given by mail below, or to such other a otice to the Note Holder shall ed in the first paragraph of the shall ed in the first paragraph.	by all makers, sur lobligation of all makers, sur lobligation of all makers and assets successors and asset long such notice address as Borrower lbe given by mailing	eties, akers, signs. essed may gsuch
address as may have been designated by not 9. The indebtedness evidenced by this No attached rider ("Mortgage") of even date, wi is made to said Mortgage for additional right this Note, for definitions of terms, covenan	tice to Borrower.  Ite is secured by a Renegoti  Ith term endingApril  hts as to acceleration of the i  its and conditions applicabl	able Rate Mortgage, 2011, and refe indebtedness evidence to this Note.	with Tence ed by
	FURMAN COOPI	ER BUILDERS.	INC.
Lot 118, Gray Fox Square Gray Fox Run, Taylors, SC	91/11	Cooper Presi	1
Property Address	By: Furman	Cooper Indiv	µYdually

328 RV.

Ö-

S)

<u></u>

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE

DATED ......

H I Y 1080