## 2008 1539 PAGE 114

## NOTE

(Renegotiable Rate Note)

39,900.00	Anders	JII	, South Ca	rolina
-	April	10	, 19	81
FOR VALUE RECEIVED, the undersigned ("Borrower" ASSOCIATION OF THE PIEDMONT, EASLEY, SOUT 539,900.00  Dollars, with interest Note at the Original Interest Rate of 14% percent per a 208	H CAROLI  t on the unpai	NA, or order, t id principal balanc	ne principal su he from the date	of this
Note at the Original Interest Rate of 14% percent per a 208 per				
Dollars (\$\frac{472.77}{1000000000000000000000000000000000	ith beginning itial Loan Tet	m"), on which da	te the entire bala	nce of
orincipal, interest and all other indebtedness owed by Borrower At the end of the Initial Loan Term and on the same day thre Renewal Loan Term therafter, this Note shall be automatically	to the Note l	Holder, if any, sha calendar year	all be due and pa rs from the end o	yable. of each
ions set forth in this Note and subject Mortgage, until the effull. The Borrower shall have the right to extend this Note forthree years each at a Renewal Interest Rate to be determined to least ninety (90) days prior to the last day of the Initial Loans	ten ned by the No	dness evidenced b R ote Holder and dis	oy this Note is p tenewal Loan Te closed to the Bo	rms of
Renewal Loan Term ("Notice Period For Renewal"), in according the Note is subject to the following provisions:	rdance with the	he provisions here	eof.	
1. The interest rate for each successive Renewal Loan decreasing the interest rate on the preceeding Loan T Average Mortgage Rate Index For All Major Lendo published prior to ninety days preceeding the commen and the Original Index Rate on the date of closing. Programmer a successive Loan Term shall not be increased or decreating interest rate in effect during the previous Loan Term Interest Rate set forth hereinabove.	Ferm by the overs ("Index" neement of a wided, howeved more than nor more the	difference between ), most recently successive Renewa er, the Renewal In 1 1/2% an five percent fro	announced or all Loan Term, atterest Rate for percent from om the Original	
<ol> <li>Monthly mortgage principal and interest payments mined as the amount necessary to amortize the outsta beginning of such term over the remainder of the mort mined for such Renewal Loan Term.</li> </ol>	inding balanc tgage term at	e of the indebtedi the Renewal Inter	est Rate deter-	
3. At least ninety (90) days prior to the end of the Initi for the Final Renewal Loan Term, the Borrower shall Interest Rate and monthly mortgage payment which the Term in the event the Borrower elects to extend the debtedness due at or prior to the end of any term due Note shall be automatically extended at the Renewal Term, but not beyond the end of the last Renewal Lo	be advised by shall be in ef e Note. Unle ring which su Interest Rate oan Term pro	Renewal Notice of fect for the next ess the Borrower ach Renewal Notice for a successive vided for herein.	Renewal Loan repays the ince is given, the Renewal Loan	
4. Borrower may prepay the principal amount outstand require than any partial prepayments (i) be made on the in the amount of the part of one or more monthly inscipal. Any partial prepayment shall be applied against t postpone the due date of any subsequent monthly installments, unless the Note Holder shall otherwise agr	ding in whole to date month in the stallments who is the principal and its and	or in part. The No ly installments are lich would be appl mount outstandin change the amou	licable to prin- ig and shall not ant of such in-	
5. If any monthly installment under this Note is not pospecified by a notice to Borrower, the entire princip thereon shall at once become due and payable at the control shall not be less than thirty (30) days from the date such cise this option to accelerate during any default by Borsuit is brought to collect this Note, the Note Holder shall expenses of suit, including, but not limited to, reason	aid when due pal amount of the ohion of the or	and remains unpoputstanding and a Note Holder. The Ailed. The Note Holless of any prior it to collect all reason	ccrued interest e date specified older may exer- forbearance. If	
<ul> <li>6. Borrower shall pay to the Note Holder a late charge installment not received by the Note Holder within</li> <li>7. Presentment, notice of dishonor, and protest are horsest and endorsers hereof. This Note shall be the joint</li> </ul>	e of4 20 nereby waived and several of	days after the install by all makers, subbligation of all m	tallment is due. ireties, guaran- akers, sureties,	
guarantors and endorsers, and shall be binding upon 8. Any notice to Borrower provided for in this Note she mail addressed to Borrower at the Property Address so rower may designate by notice to the Note holder. As mailing such notice by certified mail, return receipt stated in the first paragraph of this Note, or at such of	them and the nall be given b stated below, ny notice to t requested, to	or successors and or to such other a he Note holder shoulder shoulder	assigns. tice by certified address as Bor- hall be given by at the address	
notice to Borrower.  9. The indebtedness evidenced by this Note is secured ed rider ("Mortgage") of even date, with term ending is made to said Mortgage for additional rights as to accondite, for definitions of terms, covenants and conditions.	celeration of t	he indebtedness ev	, and reference	
Livite, 10 definitions of terms, corenants and some	Heat	4/120		_(Seal)
Lot #3, Monticello Estates Piedmont, S. C. 29673	Daxel	Unito to	sto.	_(Seal)
Property Address	<u> </u>			_(Seal)

1328 RV.2

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EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE