The Current Index Value is the average of the indexes for the pre- weekly auction during the second calendar month prior to the Change based on changes in the Current Index Value.	Date. Any change i	n the rate of interest will be	
The above Initial Interest Rate is based upon the Index Value of	9.21	$-\!\!\!-\!\!\!\!-\!$	}
Calculation of Changes:			
Before each Change Date, you will calculate my new interest rate points (5.25%) to the Current Index Value. The sum will be r	e by adding f <u>ive_a</u> ny new interest rate	nd 25/100 percentage until the next Change Date.	
Prior to every fourth Change Date, you will then determine the new be sufficient to repay the outstanding principal balance in full at m installments for the remainder of the original term. The result of this cal installments.	ny new rate of inter	rest in subsequently equal	
Limit on Interest Rate Changes:			
The rate of interest I am required to pay shall never be increased 21%. There is no limit to the amount of decrease of the rate of interest of this loan. In no event will any interest rate increase result in negative	on any single Chang	e Date or during the term of	
Carry-Over of Interest Rate Increases:			
If the new interest rate on any Change Date is greater than the minterest rate which exceeds the maximum rate of interest will be carried forward during the last 11 months of this loan. At to the new interest rate, when the new interest is less than the maximal.	arried forward; pro Allor any portion of	vided, that no interest rate the carry-over will be added	
Effective Date of Changes:			
The new rate of interest will become effective on each Change E installment each month beginning with the first monthly installment amount of my monthly installment is again changed.	Date. I will pay the a nt due after the fou	amount of my new monthly orth Change Date, until the	
Notice of Changes:			
You will mail or deliver to me a notice of any changes in the amounterest 25 days before the effective date of any change. The notice will in me and also the title and telephone number of a person who will answer.	clude information re	equired by law to be given to	
Loan Assumption:			
The Adjustable Rate Mortgage may not be assumed without yo charge an assumption fee and require the person(s) assuming this loar	ur consent. If assur n to pay additional c	mption is allowed, you may harges as authorized by law.	
Additional Terms:			
I may pay the outstanding balance in whole or in part at any ti applied first to interest due and then to the principal amount outstand subsequent monthly installment unless you shall otherwise agree in	fing and shall not po	. Any prepayment shall be ostpone the due date of any	
AND IT IS AGREED by and between the parties that in the ca otherwise, the Mortgagee shall recover of the Mortgagor asum as atto secured by this Mortgage, and shall be included in judgment of fore-	rneys' fees as set ou		
BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL CON advances and other sums secured hereby are paid in full in accordant and this Mortgage, this conveyance shall be null and void and title shall be a default in the performance of any of the covenants, terms are or any advance secured hereby, all sums owing to Mortgagee hereund without notice, shall immediately become due and payable at the optithis Mortgage by judicial proceedings.	nce with the terms on hall revest as provid nd conditions of this ler or under said Not	f the above-mentioned Note ed by law. If, however, there Mortgage or under the Note e, regardless of maturity and	
IN WITNESS WHEREOF, this Mortgage has been duly signed, sea	aled and delivered by	Mortgagor the day and year	
first above written.	$\sim m_{\odot}$		
for W. Jarnsworth .	STEVE MORGAN	(SEAL)	
Marian T. Skeller	lithy Dea	The MOUGA(SEAL)	
KATHY	DIANNE MORGAN		
STATE OF SOUTH CAROLINA)			
COUNTY OF _GREENVILLE)		PROBATE	
PERSONALLY appeared before meMarian T. Skelton		and made	
oath that (s)he saw the within-namedJames Steve Morgan a	nd Kathy Dianne	Morgansign, seal,	
and as their act and deed, deliver the			
that (s)he with <u>John W. Farnsworth</u> thereof.		witnessed the execution	
SWORN to before me this	/		
day of, 19, 19	oll	Tabit	
$\bigcap I = \bigcap I$	Maria	NI 1. Vyellon	•

(CONTINUED ON NEXT PAGE)

THE RESIDENCE OF THE PROPERTY OF THE PROPERTY

7328-**RV-Z**

H

The state of the s

PORT TRANSPORT