NOTE

(Renegotiable Rate Note)

800x1532 FAGE 30

\$ 63,150.00	Greenville	, South Carolina
	February 6,	, 19 81
FOR VALUE RECEIVED, the undersigned ("Born SAVINGS AND LOAN ASSOCIATION, GREENVILLE." Three Thousand One Hundred Fifty/and holders, with it Note at the Original Interest Rate of 14.50 per Loan Term"). Principal and interest shall be payable a South Carolina per consecutive monthly installments of Seven Hundred Dollars (\$ 773.33), on the first day of each the first day of August 19_84 (end of principal, interest and all other indebtedness owed by Born At the end of the Initial Loan Term and on the same of Renewal Loan Term thereafter, this Note shall be aut conditions set forth in this Note and subject Mortgage, use full. The Borrower shall have the right to extend the same of the last ninety (90) days prior to the last day of the Initial Renewal Loan Term ("Notice Period For Renewal"),	reent per annum until August 1, at 101 East Washington Street such other place as the Note Holder med Seventy-Three and 33/100-ch month beginning August 1, of "Initial Loan Term"), on which da orrower to the Note Holder, if any, she day three (3) calendar year comatically renewed in accordance wantil the entire indebtedness evidence whis Note for nine (9) Rendetermined by the Note Holder and distal Loan Term or Renewal Loan Term	1984 (end of "Initial et Greenville, aydesignate, in equal 1981, until te the entire balance of all bedue and payable, if from the end of each eith the covenants and by this Note is paid in newal Loan Terms of sclosed to the Borrower em, except for the final
This Note is subject to the following provision. 1. The interest rate for each successive Renewal decreasing the interest rate on the preceeding. Average Mortgage Rate Index For All Major published prior to ninety days preceeding the cand the Original Index Rate on the date of closical successive Loan Term shall not be increased on 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	al Loan Term shall be determined by Loan Term by the difference between Lenders ("Index"), most recently commencement of a successive Renewing. Provided, however, the Renewal I or decreased more than	n the National announced or al Loan Term, needs the Rate for percent from the Term shall be
the beginning of such term over the remainde 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 Reference of the last Reference of the end of the end of the Reference of the end of the end of the Reference of the end of the end of the end of the Reference of the end of the end of the end of the Reference of the end o	the Initial Loan Term or Renewal Loader shall be advised by Renewal Notice to which shall be in effect for the next extend the Note. Unless the Borro term during which such Renewal Note term a successive newal Loan Term provided for here not outstanding in whole or in part. It be made on the date monthly installments which would oplied against the principal amount of quent monthly installment or chang	al Interest Rate in Term, except of the Renewal Renewal Loan wer repays the tice is given, the Renewal Loan in. he Note Holder ents are due and be applicable to outstanding and
5. If any monthly installment under this Note 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 the exercise this option to accelerate during any defect this Note, the Note and expenses of suit, including, but not limber 6. Borrower shall pay to the Note Holder installment not received by the Note Holder installment, notice of dishonor, and guarantors and endorsers hereof. This Note sureties, guarantors and endorsers, and shall be 8. Any notice to Borrower provided for in this	e is not paid when due and remains ur principal amount outstanding and le at the option of the Note Holder. The he date such notice is mailed. The Nefault by Borrower regardless of any pree Holder shall be entitled to collect all litted to, reasonable attorney's fees. The alate charge of five (5%) percent within fifteen (15) days after the in protest are hereby waived by all reshall be the joint and several obligations by the binding upon them and their successis Note shall be given by mailing such	accrued interest he date specified fote Holder may rior forbearance, reasonable costs of any monthly stallment is due, nakers, sureties, on of all makers, ssors and assigns, notice addressed
to Borrower at the Property Address stated designate by notice to the Note Holder. Any motice to the Note Holder at the address state address as may have been designated by not 9. The indebtedness evidenced by this Note attached rider ("Mortgage") of even date, wit is made to said Mortgage for additional right this Note, for definitions of terms, covenant	otice to the Note Holder shall be giver ed in the first paragraph of this Note tice to Borrower. te is secured by a Renegotiable Rate th term ending <u>July 1, 2011</u> hts as to acceleration of the indebtedr	t by mailing such to rat such other Mortgage with the and reference tess evidenced by Note.
Lot 247, Trenton Lane	By: Coft, Wage	
Canebrake, Section II Protein Address	May	mee

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EXHIBIT AT TO RENEGOTIABLE RATE MORTGAGE DATED

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