NOTE
otiable Rate Note)

(Renegotiable Rate 1	tote	
<b>\$</b> 80,950.00	Greenville	_ , South Carolina
<del>-</del>	August 28	, 1980
FOR VALUE RECEIVED, the undersigned ("Borrower") pro SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH CA Thousand, Nine Hundred, Fifty Dollars, with interest on the Note at the Original Interest Rate of 10.875% percent per ar Loan Term"). Principal and interest shall be payable at Fidelit Washington St., Greenville, South Caroline such others consecutive monthly installments of Seven Hundred, Sixty	he unpaid principal balance inum until <u>March 1, 1</u> y <u>Pederal Savings &amp;</u> place as the Note Holder may -three and 29/100	from the date of this 984 (end of "Initial Loan, 101 E. y designate, in equal
Dollars (\$	oan Term"), on which date he Note Holder, if any, shall calendar years for renewed in accordance with ire indebtedness evidenced bor Reney by the Note Holder and disclar ince with the provisions here	the entire balance of be due and payable. From the end of each of the covenants and ythis Note is paid in wal Loan Terms of osed to the Borrower, except for the final eof.
1. The interest rate for each successive Renewal Loan Ter decreasing the interest rate on the preceeding Loan Term Average Mortgage Rate Index For All Major Lenders (published prior to ninety days preceeding the commencement and the Original Index Rate on the date of closing. Provided a successive Loan Term shall not be increased or decreased in the interest rate in effect during the previous Loan Term Original Interest Rate set forth hereinabove.	by the difference between the "Index"), most recently an ent of a successive Renewal, however, the Renewal Interpretary 1:50% percent from the percent of the percent from the p	ne National nounced or Loan Term, rest Rate for sercent from nt from the
<ol> <li>Monthly mortgage principal and interest payments for determined as the amount necessary to amortize the outstar the beginning of such term over the remainder of the mort determined for such Renewal Loan Term.</li> </ol>	iding balance of the indebte tgage term at the Renewal I	nterest Rate
3. At least ninety (90) days prior to the end of the Initial Lo for the Final Renewal Loan Term, the Borrower shall be ad Interest Rate and monthly mortgage payment which shall Term in the event the Borrower elects to extend the indebtedness due at or prior to the end of any term during a Note shall be automatically extended at the Renewal Inter Term, but not beyond the end of the last Renewal Loan	ivised by Renewal Notice of the in effect for the next Re Note. Unless the Borrower which such Renewal Notice rest Rate for a successive Re Term provided for herein.	newal Loan repays the is given, the newal Loan
4. Borrower may prepay the principal amount outstandin may require that any partial prepayments (i) be made on the (ii) be in the amount of that part of one or more monthly in principal. Any partial prepayment shall be applied agains shall not postpone the due date of any subsequent month such installments, unless the Note Holder shall otherwise.  5. If any monthly installment under this Note is not paid we have the same that the sa	ne date monthly installments stallments which would be a it the principal amount outs ily installment or change the e agree in writing. when due and remains unpai	pplicable to tanding and e amount of dafter a date
specified by a notice to Borrower, the entire principal an thereon shall at once become due and payable at the optio shall not be less than thirty (30) days from the date such exercise this option to accelerate during any default by Borr If suit is brought to collect this Note, the Note Holder shal and expenses of suit, including, but not limited to, reaso	nount outstanding and acci n of the Note Holder. The d notice is mailed. The Note ower regardless of any prior I be entitled to collect all reas mable attorney's fees.	ate specified Holder may forbearance. conable costs
6. Borrower shall pay to the Note Holder a late charg installment not received by the Note Holder within fiftee 7. Presentment, notice of dishonor, and protest are h guarantors and endorsers hereof. This Note shall be the journal sureties, guarantors and endorsers, and shall be binding up 8. Any notice to Borrower provided for in this Note shall be	en (15) days after the install bereby waived by all make oint and several obligation o on them and their successors	ment is due. ers, sureties, fall makers, andassigns.
to Borrower at the Property Address stated below, or to designate by notice to the Note Holder. Any notice to the Note Holder at the address stated in the first address as may have been designated by notice to Borrow	o such other address as bo He Holdershall be given by r paragraph of this Note, or a Her.	nailing such at such other
9. The indebtedness evidenced by this Note is secured attached rider ("Mortgage") of even date, with term ending is made to said Mortgage for additional rights as to accele this Note, for definitions of terms, covenants and conditional acceptance of the same	SISTION OF THE MATERIAL CONC.	NICKING OF
Lot 234 Devenger Place John	A Nood	
Greer, South Carolina 29651 Property Address	A. Blen, Individual	у
EVHIRIT "A" TO RENEGOTIABLE	ATE MORTGAGE	

RECORDED SEP 15 1980

at 9:07 A.M.

DATED August 28, 1980

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