## NOTE

(Renegotiable Rate Note)

| 56,050.00   | Greenville South Carolina  |
|---|--|
|   | December 9 80  |
| THOUSAND FIFTY and NO/100   | December 9 19 80  Incid ("Borrower") promise is to pay indicate principal sum of FIFTY-S12 (S). with interest on the unpaid properly ledancy from the date of this percent of against unpaid properly ledancy from the date of this percent of against unpaid properly ledancy from the date of this percent of against unpaid by Nor Holds and designate, inequal day of each month beginning July 1 19.81 until cond of "Initial Loan Term", on which date the entire balance of oxed by Borrowg to the Nore Holder, if any, shall be due and payable, the same day 3 calendar years from the end of each all be automatically renewed in accordance with the covenants and fortgage, until the entire indebighness videnced by this Note is paid in extend this Note for Renewel Loan Term of Renewal Loan Term of Renewal Loan Term, except for the final extend this Note for Renewal Loan Term, except for the final entwal", in accordance with the provisions hereof, g provisions:  we Renewal Loan Term shall be determined by increasing of cereding Loan Term by the difference between the National All Major Londers ("Index"), nots recently amounted or ding the commencement of a successive Renewal Loan Term, terof closing, Provided, however, the Renewal Interest Rate for interaction deteraced more than 1.50 percent from the inabove.  Interest payments for each Renewal Loan Term shall be oanoutize the outstanding balance of the indebtedness due at remainder of the mortgage term at the Renewal Interest Rate for a mortize the outstanding balance of the indebtedness due at remainder of the mortgage term at the Renewal Interest Rate for a successive Renewal Loan term, except we Borrower shall be advised by Renewal Notice of the Renewal payment which shall be in effect for the next Renewal Loan lecture of the mortgage term at the Renewal Interest Rate for a successive Renewal Loan lecture of the mortgage term at the Renewal Interest Rate for a successive Renewal Loan lecture of the mortgage term at the Renewal Interest Rate for a successive did to the payment |
| specified by a notice to Borrower, thereon shall at once become due at shall not be less than thirty (80) da exercise this option to accelerate due If suit is brought to collect this Note and expenses of suit, including, but 6. Borrower shall pay to the Note installment not received by the Note installment, notice of dishone guarantors and endorsers hereof. If suicties, guarantors and endorsers hereof. | he entire principal amount outstanding and accrued interest of payable at the opinon of the Note Holder. The date specified as from the date such notice is mailed. The Note Holder maying any default by Borrower regardless of any prior forbearance.  The Note Holder shall be emitted to collect all reasonable costs at nor limited to, reasonable attorney's fees.  Holder a late charge of five (5%) percent of any monthly in Holder within fifteen (15) days after the installment is due, or, and protest are berely waived by all makers, sureties, his Note shall be the joint and several obligation of all makers, and that is, indistall be binding upon the mand their successors and assigns for in this Note shall be given by marking such notice addressed essistated below, or to such other address as Borrower may  |
| nonce to the Nete Helder at the ad-<br>address as may have been designate<br>9. The indebtedness evidenced by<br>attached rider ("Mortgage") of ever<br>as made to said Mortgage for additi   | this Note is secured by a Renegotiable Rate Mortgage with induction of the indebtodoess evidenced by covenants and conductive applicable to this Note  Calvin N. Cox   |
| Taylors, SC 29687   |  |
| Property Addiess  |  |

ব্য

Ö

0.

والمعاولات كالمعطيس والسار فريدا