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NOTE

(Renegotiable Rate Note)

(Kerregotiable Ka		
s 50,000.00	Greenville , South Carolin	1a
	January 23, 19 81	_
FOR VALUE RECEIVED, the undersigned ("Borrower" SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH FIFTY Thousand and no/100 pollars with interest Note at the Original Interest Rate of 10.875 percent percent percent of the Carolina or such of the Carolina or such of the Carolina or such of the Carolina between the Carolina or such of the Carolina or such or such of the Carolina or such of the Carolina or such of the Carolina or such or s	on the unpaidprincipal balance from the date of the annum until March 1, 1984 (end of "Initial East Washington Street,	nis ial
consecutive monthly installments of Four Hundred Se Dollars (\$471.45	ial Loan Term"), on which date the entire balance rto the Note Holder, if any, shall be due and payab 3 — calendar years from the end of ea ally renewed in accordance with the covenants a centire indebtednessevidenced by this Note is paid one for — 9 — Renewal Loan Terms inch by the Note Holder and disclosed to the Borrovan Term or Renewal Loan Term, except for the finordance with the provisions hereof. Term shall be determined by increasing or Term by the difference between the National cris ("Index"), most recently announced or neement of a successive Renewal Loan Term, wided however, the Renewal Interest Rate for	e of ole, och od l in of ver
the interest rate in effect during the previous Loan Original Interest Rate set forth hereinabove. 2. Monthly mortgage principal and interest payme determined as the amount necessary to amortize the outlie beginning of such term over the remainder of the determined for such Renewal Loan Term.	ents for each Renewal Loan Term shall be utstanding balance of the indebtedness due at emortgage term at the Renewal Interest Rate	
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 Term in the event the Borrower elects to extend indebtedness due at or prior to the end of any term du Note shall be automatically extended at the Renewal Term, but not beyond the end of the last Renewal I	shall be in effect for the next Renewal Loan the Note. Unless the Borrower repays the ring which such Renewal Notice is given, the I Interest Rate for a successive Renewal Loan Loan Term provided for herein.	
4. Borrower may prepay the principal amount outst may require that any partial prepayments (i) be made (ii) be in the amount of that part of one or more montl principal. Any partial prepayment shall be applied a shall not postpone the due date of any subsequent n such installments, unless the Note Holder shall oth 5. If any monthly installment under this Note is not	anding in whole or in part. The Note Holder on the date monthly installments are due and hly installments which would be applicable to against the principal amount outstanding and nonthly installment or change the amount of acrwise agree in writing.	
specified by a notice to Borrower, the entire princip thereon shall at once become due and payable at the shall not be less than thirty (30) days from the date exercise this option to accelerate during any default by If suit is brought to collect this Note, the Note Holde and expenses of suit, including, but not limited to, 6. Borrower shall pay to the Note Holder a late	pal amount outstanding and accrued incress option of the Note Holder. The date specified such notice is mailed. The Note Holder may y Borrower regardless of any prior for bearance. I shall be entitled to collect all reasonable costs a reasonable attorney's fees.	
installment not received by the Note Holder within 7. Presentment, notice of dishonor, and protest guarantors and endorsers hereof. This Note shall be sureties, guarantors and endorsers, and shall be bindie 8. Any notice to Borrower provided for in this Note to Borrower at the Property Address stated below designate by notice to the Note Holder. Any notice to	are hereby waived by all makers, surcties, the joint and several obligation of all makers, ng upon them and their successors and assigns, shall be given by mailing such notice addressed or to such other address as Borrower may	
notice to the Note Holder at the address stated in the address as may have been designated by notice to E. 9. The indebtedness evidenced by this Note is see attached rider ("Mortgage") of even date, with term is made to said Mortgage for additional rights as to	Bonower Gured by a Renegotiable Rate Mortgage with ending Feb. 1, 2011, and reference bacceleration of the indebtedness evidenced by	
7 Southbourne Court		
Greenville, South Carolina 29607 Property Address	Donald F. Bolt	

FXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED Jan. 23, 1981

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JULY, 1989