## NOTE

(Renegotiable Rate Note)				
<b>s</b>	65,250.00 Simpsony	ville , So	uth Carolina	1
	January_	30	, 19_81_	ì
Thousand Note Load Gre cons Doll the f prin At t Ren cone fullt at le	FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay RPORATION, Greenville SOUTH CAROLINA, or or Two Hundred Fifty Dollars, with interest on the unpaid principle at the Original Interest Rate of 11.750 percent per annum until Main Term"). Principal and interest shall be payable at American Service enville, South Carolina, or such other place as the Note secutive monthly installments of Six Hundred Fifty Eight and lars (\$ 058.05 ), on the first day of each month beginning March 19.84 (end of "Initial Loan Term"), on acipal, interest and all other indebtedness owed by Borrower to the Note Holder, the end of the Initial Loan Term and on the same day	der, the principal balbalance from 1 286 ce. L. 1986 ce. Corporate Holder may design 65/100ths ch. L. 1986 cevidenced by this ler and disclosed to Loan Term, exce	he date of this hd of "Initial ion mate, in equal grants and payable, he end of each covenants and Note is paid in oan Terms of othe Borrower	Five
	This Note is subject to the following provisions:  1. The interest rate for each successive Renewal Loan Term shall be deter decreasing the interest rate on the preceeding Loan Term by the different Average Mortgage Rate Index For All Major Lenders ("Index"), most published prior to ninety days preceeding the commencement of a successi and the Original Index Rate on the date of closing. Provided, however, the kasuccessive Loan Term shall not be increased or decreased more than the interest rate in effect during the previous Loan Term nor more that Original Interest Rate set forth hereinabove.  2. Monthly mortgage principal and interest payments for each Renew determined as the amount necessary to amortize the outstanding balance of the beginning of such term over the remainder of the mortgage term at the determined for such Renewal Loan Term.	te between the National recently annount we Renewal Loan Renewal Interest Factors of the percent from Section 1 Loan Term Section 1 the indebtedness	ational aced or Term, Rate for attfrom om the hall be s due at	
	3. At least ninety (90) days prior to the end of the Initial Loan Term or Rer for the Final Renewal Loan Term, the Borrower shall be advised by Renew Interest Rate and monthly mortgage payment which shall be in effect for Term in the event the Borrower elects to extend the Note. Unless to indebtedness due at or prior to the end of any term during which such Rer Note shall be automatically extended at the Renewal Interest Rate for a series, but not beyond the end of the last Renewal Loan Term provided 4. Borrower may prepay the principal amount outstanding in whole or may require that any partial prepayments (i) be made on the date monthly (ii) be in the amount of that part of one or more monthly installments whi principal. Any partial prepayment shall be applied against the principal shall not postpone the due date of any subsequent monthly installment such installments, unless the Note Holder shall otherwise agree in write.  5. If any monthly installment under this Note is not paid when due and respecified by a notice to Borrower, the entire principal amount outstand thereon shall at once become due and payable at the option of the Note I shall not be less than thirty (30) days from the date such notice is mail.	wal Notice of the Retail the next Renewal he Borrower tep- newal Notice is gisuccessive Renewal for herein. In part. The Note winstallments are ch would be applationed the anting.  The mains unpaid after and and accrued Holder. The date is the date in the date.	denewal al Loan bays the ven, the al Loan  Holder due and icable to ding and nount of ter a date I interest specified	
	exercise this option to accelerate during any default by Borrower regardles If suit is brought to collect this Note, the Note Holder shall be entitled to and expenses of suit, including, but not limited to, reasonable attorned.  Borrower shall pay to the Note Holder a late charge of five (5%) installment not received by the Note Holder within fifteen (15) days at 7. Presentment, notice of dishonor, and protest are hereby waived guarantors and endorsers hereof. This Note shall be the joint and severa sureties, guarantors and endorsers, and shall be binding upon them and the 8. Any notice to Borrower provided for in this Note shall be given by ma to Borrower at the Property Address stated below, or to such other designate by notice to the Note Holder. Any notice to the Note Holder sha notice to the Note Holder at the address stated in the first paragraph of address as may have been designated by notice to Borrower.  9. The indebtedness evidenced by this Note is secured by a Renegor attached rider ("Mortgage") of even date, with term endingFebrua- is made to said Mortgage for additional rights as to acceleration of the this Note, for definitions of terms, covenants and conditions applicable.	seef any prior fort collect all reasons y's fees.  percent of any feer the installment of all makers, all obligation of all heir successors and iling such notice address as Borroll be given by main this Note, or at such a ling such notice and the given by main this Note, or at such a ling such notice and the given by main this Note, or at such a ling such notice and the such a ling such notice and the such a ling such notices.	monthly nt is due. sureties, Imakers, dassigns. addressed ower may ding such uch other gage with treference denced by	
l	Lot 123 - Concord Drive  Powderhorn Subdivision  Property Address  ROBERT  LYNN G		(in moon	

EXHIBIT "A" 10 RENEGOTIABLE RATE MORTGAGE DATED Jan. 30, 1981

\*\*ECORDED **FEB 2** 1981 at 12:03 P.M.

21908