The indebtedness evidenced by this Note is secured by a Mortgage dated <u>July 30, 1984</u>, and reference is made to the Mortgage for rights as to acceleration of the Fingebtedness evidenced by this Note.

In the event that any applicable law limiting the amount of interest or other charges permitted to be collected on a loan is interpreted so that any charge provided for in this Note or in the Mortgage, whether considered separately or together with other charges, violates such law, such charge is hereby reduced to the extent necessary to eliminate such violation. The amounts of such interest or other charges previously paid to Noteholder in excess of the amounts permitted by applicable law shall be applied by Noteholder to repay the unpaid accrued interest account balance and then to reduce the principal of the indebtedness evidenced by this Note, or, at Noteholder's option, by refunded. Notwithstanding the above, no subsequent usury limitation imposed by any applicable law will affect the validity or enforceshility of this Note.

thread/fundated to the graffy) and equify) of the undersigned. uning half blibber how the most fit at rain in mit the case the latter may are esidential and ference of (SEAL) SECURITIES TO Requirery who (SEAL) (Execute Original Only) Property Address MAXIMUM INTEREST RATES: The maximum interest rate that Lender may charge in loss years one (1) through five (5) is 16.50 %. The maximum interestate that Lender may charge beginning in loan year six (6) and *layen (11) until maturity, there is no limitation on the amount of interest that Lander may charge. Applicable Payth at the Witness the hand(s) and seal(s) of the undersigned: TO BUILDING STORT OF THE (SEAL) and October of each const rélement la authorisme (SEAL) 1 304 Courtney Circle the symple of the tale and the (SEAL) Greenville, S.C. 29609 (Execute Original Only) Property Address Market Brien stear of Treasoff Bills with a distant proceeding ###When used in the mortgage securing this Note, California (Minterest "includes any unpaid accrued interest account thanks in balance (defined in this Note as "Interest Balance"). the charact Balance shall not be deemed to be a future adchanged in months of the principal balance within the meaning aux reports full in some and there is Borrover(8) Karin J. Kress myladicated about the state subsequent reserved and (figuredate on which had a con-## the "Coange of the" being, the smooth of the state. indult in substitutible a conbalance, (ii) the interest in sec Note at an interest core one Change Date of the contract Queters in a secold their const "(WAMVII with Rate Cap 6/15/84) háchtap dim post pis, ar er h

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10.1 1001 at 8:50 A.M.