NOTE

(Renegonable Rate Note)				
\$ <u>63</u>	3,600.00	GREENVILLE	, South Carolina	
		August	15 , 1980	
Sixty-thi	FOR VALUE RECEIVED, the undersigne VINGS AND LOAN ASSOCIATION, GREEN THE CONTROL OF THE PROPERTY OF THE PROPER	s, with interest on the unpaid princi — percent per annum until Ser Greenville.	ipal balance from the date of this of 1, 1983 end of "Initial	
Dol the prii At (Rei con full TH	secutive monthly installments of Five-h lars (\$599.69	Lay of each month beginning	which date the entire balance of fany, shall be due and payable. Endar years from the end of each ordance with the covenants and sevidenced by this Note is paid in Renewal Loan Terms of der and disclosed to the Borrower Loan Term, except for the final rovisions hereof.	.00
	decreasing the interest rate on the pre Average Mortgage Rate Index For A published prior to ninety days preceed and the Original Index Rate on the date a successive Loan Term shall not be ind the interest rate in effect during the Original Interest Rate set forth herein 2. Monthly mortgage principal and determined as the amount necessary to the beginning of such term over the rate determined for such Renewal Loan	ceeding Loan Term by the different all Major Lenders ("Index"), most ing the commencement of a success e of closing. Provided, however, the creased or decreased more than 1.5 previous Loan Term nor more the nabove. Interest payments for each Renew a amortize the outstanding balance of emainder of the mortgage term at the content of the content of the mortgage term at the content of the content of the mortgage term at the content of the	nce between the National t recently announced or sive Renewal Loan Term, Renewal Interest Rate for 0percent from tan five percent from the wal Loan Term shall be of the indebtedness due at	
	3. At least ninety (90) days prior to the for the Final Renewal Loan Term, the Interest Rate and monthly mortgage Term in the event the Borrower e indebtedness due at or prior to the end Note shall be automatically extended Term, but not beyond the end of the 4. Borrower may prepay the princip may require that any partial prepayn (ii) be in the amount of that part of or	e end of the Initial Loan Term or Re e Borrower shall be advised by Rene payment which shall be in effect for lects to extend the Note. Unless dof any term during which such Re l at the Renewal Interest Rate for a e last Renewal Loan Term provide al amount outstanding in whole or tents (i) be made on the date month	wal Notice of the Renewal or the next Renewal Loan the Borrower repays the enewal Notice is given, the successive Renewal Loan ed for herein. I in part. The Note Holder ly installments are due and	
	principal. Any partial prepayment sleshall not postpone the due date of a such installments, unless the Note I 5. If any monthly installment under specified by a notice to Borrower, thereon shall at once become due and shall not be less than thirty (30) day exercise this option to accelerate during If suit is brought to collect this Note and expenses of suit, including, but 6. Borrower shall pay to the Note	nall be applied against the principal ny subsequent monthly installment dolder shall otherwise agree in writhis Note is not paid when due and the entire principal amount outstated payable at the option of the Note as from the date such notice is maing any default by Borrower regardle, the Note Holder shall be entitled to the timited to, reasonable attorned the Holder at late charge of five (5%)	all amount outstanding and it or change the amount of iting. remains unpaid after a date inding and accrued interest. Holder. The date specified iled. The Note Holder may essof any prior forbearance. to collect all reasonable costs ey's fees.	
	installment not received by the Not 7. Presentment, notice of dishone guarantors and endorsers hereof. The sureties, guarantors and endorsers, a 8. Any notice to Borrower provided to Borrower at the Property Addressignate by notice to the Note Holdenotice to the Note Holdenotice to the Note Holdenotice to the Note Holdenotice at the adaddress as may have been designate 9. The indebtedness evidenced by attached rider ("Mortgage") of ever is made to said Mortgage for addit this Note, for definitions of terms,	the Holder within fifteen (15) days a cor, and protest are hereby waive this Note shall be the joint and sever and shall be binding upon them and for in this Note shall be given by mess stated below, or to such other er. Any notice to the Note Holder shall by notice to Borrower. this Note is secured by a Renego date, with term ending Aug. ional rights as to acceleration of the covenants and conditions applicate.	after the installment is due. d by all makers, sureties, ral obligation of all makers, their successors and assigns. ailing such notice addressed address as Borrower may hall be given by mailing such of this Note, or at such other or about the control of the	_
	19 HILLSBOROUGH DRIVE	H. PAUL SHULT	z <i>(</i>)	
	GREENVILLE, S. C. 29615 Property Address	JUDITA A. SHU	LTZ LTZ	-

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