NOTE

(Renegotiable Rate Note)

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50,000.00		G	reenville	, South Carolina
		A	ugust 19,	, 19_80.
MILLE BEOCH	ED, the undersigned ("		-	
FTY THOUSAND (\$50,00	0.00) Dollars, wi	ith interest on the u	npaid principal balance	te from the date of this
oan Term"). Principal an	d interest shall be paya	or such other place	reas the Note Holdern	av designate, in equal
consecutive monthly instal Dollars (\$_471_45] The first day of _September principal, interest and all o At the end of the Initial L. Renewal Loan Term there conditions set forth in this full. The Borrower shall _three_(3) ears each at a at least ninety (90) days principal Renewal Loan Term ("No	Iments of FOUT HURKI ————————————————————————————————————	of each month beginnd of "Initial Loan by Borrower to the lame daythree (automatically renige, until the entire and this Note for lame determined by the Initial Loan Termal"), in accordance	nning September Term"), on which da Note Holder, if any, sh 3) calendar year ewed in accordance windebtedness evidence nine (9) Rei he Note Holder and di or Renewal Loan Te	1, 19.80 , until te the entire balance of all be due and payable. It is from the end of each with the covenants and it by this Note is paid in newal Loan Terms of sclosed to the Borrower rm, except for the final
This Note is subject to the interest randerreasing the interest Average Mortgage published prior to and the Original I	ect to the following pro- te for each successive Re- terest rate on the preceed Rate Index For All Maintery days preceeding to Index Rate on the date of contracts	visions: newal Loan Term ling Loan Term by lajor Lenders ("Ir the commencement closing. Provided, b	shall be determined by the difference between dex"), most recently tof a successive Renewall rethan 1.50	y increasing or n the National announced or ral Loan Term, interest Rate for percent from
the interest rate i Original Interest 2. Monthly mort determined as the the beginning of	n effect during the prev Rate set forth hereinabe gage principal and inte amount necessary to am such term over the rerna	vious Loan Term to ove. erest payments for cortize the outstand ainder of the mortg	each Renewal Loan	Term shall be ebtedness due at
3. At least ninety for the Final Ren Interest Rate and Term in the even indebtedness due Note shall be au	ich Renewal Loan Term (90) days prior to the end ewal Loan Term, the Bo monthly mortgage pays ent the Borrower elects at or prior to the end of a comatically extended at the eyond the end of the las	d of the Initial Load brower shall be adv ment which shall be to extend the No any term during when the Renewal Intere	ised by Renewal Notice oe in effect for the next ote. Unless the Borro hich such Renewal No st Rate for a successive	e of the Kenewal I Renewal Loan ower repays the otice is given, the e Renewal Loan
4. Borrower may may require that (ii) be in the amo principal. Any page 1	prepay the principal ar any partial prepayment ount of that part of one or sartial prepayment shall one the due date of any s ts, unless the Note Holo	mount outstanding s (i) be made on the r more monthly inst be applied against ubsequent monthl	g in whole or in part." date monthly installn tallments which would the principal amount y installment or chang	The Note Holder nents are due and I be applicable to outstanding and
5. If any month specified by a number thereon shall at shall not be less exercise this optood of the suit is brough and expenses of	ly installment under this otice to Borrower, the e once become due and post than thirty (30) days friento accelerate during at to collect this Note, the suit, including, but no	S Note is not paid we ntire principal am ayable at the option from the date such the ny default by Borroe Note Holder shall by Imited to, reason	hen due and remains u ount outstanding and n of the Note Holder. I notice is mailed. The l ower regardless of any p be entitled to collect al nable attorney's fees.	l'acctued interest The date specified Note Holder may orior forbearance. Il reasonable costs
installment not 7. Presentment	all pay to the Note Hareceived by the Note Hareceived by the Note Hareceived of dishonor, and the state of the Note Hareceive and endorsers, and sales and s	lolder within filtee and protest are h Note shall be the jo	n (15) days after the fi ereby waived by all sint and several obligat	makers, sureties, tion of all makers,
8. Any notice to Borrower a designate by no notice to the N address as may	o Borrower provided for to the Property Address tice to the Note Holder. A ote Holder at the addres have been designated b	in this Note shall be stated below, or to Any notice to the No is stated in the first by notice to Borrow	egiven by mailing suc o such other address ote Holder shall be give paragraph of this No ver.	h notice addressed as Borrower may en by mailing such te, or at such other
9. The indebte attached rider is made to said	edness evidenced by thi ("Mortgage") of even da I Mortgage for additiona definitions of terms, cov	is Note is secured te, with term endin al rights as to accel	by a Renegotiable Ra 8 August 1, 2010 cration of the indebted	Iness evidenced by
Iot_371_Cliffs	ood Court, Sugar (creek ///a	ry Juan 1	Noorekeld
Greer, South	parolina			

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE
DATED August 19, 1980

(CONTINUED ON NEXT Exit

4328' RV.

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