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NOTE

(Renegotiable Rate Note)

43,000. 00	Greenville	, South Carolina
	August 29	. 1980
FOR VALUE RECEIVED, the undersigned ("Bostow SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTHREE THOUSAND AND NO/100	es on the unpaid principal halas	nce from the date of this
Note at the Original Interest Rate of 10.875 percent Loan Term"). Principal and interest shall be payable at Association percent perce	h other place as the Note Holder I	may designate, in coual
consecutive monthly installments of Four Hundred F Dollars (\$405.45	whith projuding	, J7 <u>XY</u> , unui
principal, interest and all other indebtedness owed by Borro At the end of the Initial Loan Term and on the same day	wertathe sole Houset Hair Silves	MILIK GUCABGUATAUK.
Renewal Loan Term thereafter, this Note shall be automa	liteally renewed in accordance v	Aby this Note is paid in
full. The Borrower shall have the right to extend this three (3) years each at a Renewal Interest Rate to be deter at least ninety (90) days prior to the last day of the Initial I.	mined by the Note Holder and di	isclosed to the Borrower
Renewal Loan Term ("Notice Period For Renewal"), in a	eccordance with the provisions	hereof.
This Note is subject to the following provisions: 1. The interest rate for each successive Renewal L	oan Term shall be determined b	y increasing or
decreasing the interest rate on the preceeding Loa	n Term by the difference betweenders ("Index"), most recently	announced or
published prior to ninety days preceeding the comm	nencement of a successive Kenew Provided, however, the Renewal I	val Loan Term, Interest Rate for
a successive Loan Term shall not be increased or dec the interest rate in effect during the previous Log	reased more than	percentitom
Original Interest Rate set forth hereinabove.	ments for each Renewal Loan	Term shall be
determined as the amount necessary to amortize the the beginning of such term over the remainder of the determined for such Renewal Loan Term.	outstanding balance of the indo	ententess que at
3. At least ninety (90) days prior to the end of the Infor the Final Renewal Loan Term, the Borrower sh Interest Rate and monthly mortgage payment whi	iall be advised by Kenewal Notice ich shall be in effect for the next ad the Note. Unless the Borro	Renewal Loan wer repays the
indebtedness due at or prior to the end of any term on the Shall be automatically extended at the Renewall form the last Renewall forms.	during which such Kenewal Not val Interest Rate for a successive il Loan Term provided for here	Renewal Loan in.
4. Borrower may prepay the principal amount ou may require that any partial prepayments (i) be ma (ii) be in the amount of that part of one or more mo principal. Any partial prepayment shall be applied shall not postpone the due date of any subsequen such installments, unless the Note Holder shall of	ide on the date montiny instairm nthly installments which would d against the principal amount o t monthly installment or chango wherwise agree in writing.	ents are due and be applicable to outstanding and e the amount of
5. If any monthly installment under this Note is no specified by a notice to Borrower, the entire prin thereon shall at once become due and payable at the shall not be less than thirty (30) days from the day exercise this option to accelerate during any default if suit is brought to collect this Note, the Note Hol and expenses of suit, including, but not limited to	ot paid when due and remains un cipal amount outstanding and he option of the Note Holder. Th ite such notice is mailed. The N t by Borrower regardless of any pr der shall be entitled to collect all	accrued interest he date specified ote Holder may rior forbearance.
6. Borrower shall pay to the Note Holder a la installment not received by the Note Holder with	te charge of five (5%) percent (of any monthly stallment is due.
7. Presentment, notice of dishonor, and prote guarantors and endorsers hereof. This Note shall sureties, guarantors and endorsers, and shall be bin	st are hereby waived by all n be the joint and several obligation	nakers, sureties, on of all makers,
9 Any parice to Rorrower provided for in this No	te shall be given by mailing such	notice addressed
to Borrower at the Property Address stated belo designate by notice to the Note Holder. Any notice notice to the Note Holder at the address stated in address as may have been designated by notice to	to the Note Holder shall be given the first paragraph of this Note,	by mailing such
9. The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with tenis made to said Mortgage for additional rights as this Note, for definitions of terms, covenants and	secured by a Renegotiable Rate m ending <u>September 1, 201</u> to acceleration of the indebtedn	ess evidenced by
Lot 155, Section 3, PEPPERTREE	John J. V. John Jones	<i>V</i>
Taylors, S.C.	Jenny H. Cord	
Property Address		

EXHIBIT A TO RENEGOTIABLE RATE NO BTGAGE