NOTE

(Renegotiable Rate Note)

s 61,750.00		Greenville	, South Carolina
		23 Septembe	er , 19_80
consecutive monthly installments of Five Hu Dollars (\$.582.26	percent per payable at, or such oth indred_Eight; ay of each month , (end of "Initial ed by Borrower be same day be automatical tgage, until the of extend this Note extend this Note te to be determined he Initial Loan ewal"), in accor- provisions: Renewal Loan Teeding Loan Teeding Loan Teeding Loan Te	promise (s) to pay FIDE CAROLINA, or order, the Table of The United Principal balls annum until 1 April 1 East Washington State Place as the Note Holder of Loan Term"), on which to the Note Holder, if any, 3 calendar years in the Note Holder, if any, 3 calendar years in the Note Holder, if any, 5 calendar years in the Note Holder and the Note H	LITY FEDERAL ne principal sum of Sixty- ance from the date of this 1984 (end of "Initial treet, Greenville r may designate, in equal
Average Mortgage Rate Index For All published prior to ninety days preceeding and the Original Index Rate on the date of a successive Loan Term shall not be increased in effect during the properties of the interest rate in effect during the properties. Monthly mortgage principal and indetermined as the amount necessary to a the beginning of such term over the rem	Major Lender In the commence In the co	s ("Index"), most recentlement of a successive Rene ded, however, the Renewal d more than 1.50 erm nor more than five p as for each Renewal Loan standing balance of the ind	y announced or ewal Loan Term, Interest Rate forpercent from oercent from the Term shall be lebtedness due at
determined for such Renewal Loan Te 3. At least ninety (90) days prior to the e for the Final Renewal Loan Term, the E Interest Rate and monthly mortgage pa Term in the event the Borrower elec indebtedness due at or prior to the end o Note shall be automatically extended at Term, but not beyond the end of the la 4. Borrower may prepay the principal a may require that any partial prepaymen (ii) be in the amount of that part of one o principal. Any partial prepayment shal shall not postpone the due date of any	and of the Initial sorrower shall be syment which shall be to extend the fany term during the Renewal Irest Renewal Locamount outstandts (i) be made or or more monthly I be applied aga	e advised by Renewal Notice all be in effect for the next all be in effect for the next all be in effect for the Borrows which such Renewal Notice at Rate for a successival Term provided for her ding in whole or in part. In the date monthly install not install ments which would install ments the principal amount	te of the Renewal at Renewal Loan ower repays the otice is given, the e Renewal Loan ein. The Note Holder nents are due and de applicable to outstanding and
such installments, unless the Note Hole 5. If any monthly installment under this specified by a notice to Borrower, the othereon shall at once become due and pershall not be less than thirty (30) days for exercise this option to accelerate during. If suit is brought to collect this Note, the and expenses of suit, including, but not the Borrower shall pay to the Note Hole installment not received by the Note Hole 7. Presentment, notice of dishonor,	lder shall others is Note is not pais entire principal eayable at the op rom the date su any default by B e Note Holder sl ot limited to, re lolder a late ch lolder within fi	wise agree in writing. Id when due and remains use amount outstanding and tion of the Note Holder. The Norrower regardless of any plant be entitled to collect all asonable attorney's fees. arge of five (5%) percent fteen (15) days after the in	npaid after a date accrued interest The date specified Note Holder may orior forbearance. I reasonable costs of any monthly estallment is due.
guarantors and endorsers hereof. This sureties, guarantors and endorsers, and so to Borrower at the Property Address designate by notice to the Note Holder. A notice to the Note Holder at the address address as may have been designated by The indebtedness evidenced by this attached rider ("Mortgage") of even dat is made to said Mortgage for additionathis Note, for definitions of terms, covered	Note shall be the chall be binding in this Note sha stated below, o hay notice to the s stated in the firm of the source, with term end of rights as to according to according to according to the source.	e joint and several obligation them and their successible given by mailing such to such other address a Note Holder shall be giver rst paragraph of this Note tower. The description of the line of t	on of all makers, ssors and assigns. a notice addressed as Borrower may by mailing such e, or at such other
Lot No. 34, Eastgate Village,		<i>"</i>	
Greenville County, South Carolina Property Address			

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