

27668 DRM JPT Donald E. & Susan R. Franklin

800x1020 PASE 57

NOTE

(Renegotiable Rate Note)

s 143,000.00	Greenville,_, South	1 Carolina
	November 7,	, 19 <u>80</u>
FOR VALUE RECEIVED, the undersigned ("Borrower" ASSOCIATION OF THE PIEDMONT, EASLEY, SOUTHUNDRED FORTY-THREE THOUSAND Dollars, with interest	H CAROLINA, or order, the principal to the unpaid principal balance from the	al sum of ONE date of this
Note at the Original Interest Rate of <u>ELEVEN</u> percent per a Loan Term"). Principal and interest shall be payable at <u>208</u> South Carolina or such o consecutive monthly installments of <u>ONE THOUSAND</u> FOI	<u> B East First Avenue, Easle</u>	
Dollars ($\frac{1,456,99}{}$), on the first day of each mon	UR_HUNDRED_FIFTY-SIX_and_9 onth beginningJanuary 1, 19 itial Loan Term''), on which date the entire	<u>81</u> , until
principal, interest and all other indebtedness owed by Borrower At the end of the Initial Loan Term and on the same day 3 Renewal Loan Term therafter, this Note shall be automatically	to the Note Holder, if any, shall be due an calendar years from the c	nd payable. end of each
tions set forth in this Note and subject Mortgage, until the e full. The Borrower shall have the right to extend this Note for _	entire indebtedness evidenced by this Note	e is paid in in Terms of
at least ninety (90) days prior to the last day of the Initial Loa Renewal Loan Term ("Notice Period For Renewal"), in accor	an Term or Renewal Loan Term, except for	
This Note is subject to the following provisions:		
1. The interest rate for each successive Renewal Loan decreasing the interest rate on the preceeding Loan T		
Average Mortgage Rate Index For All Major Lender		
published prior to ninety days preceeding the commen	ncement of a successive Renewal Loan Ter	m,
and the Original Index Rate on the date of closing. Pro- a successive Loan Term shall not be increased or decreased		
the interest rate in effect during the previous Loan Term	n nor more than five percent from the Original	
Interest Rate set forth hereinabove. 2. Monthly mortgage principal and interest payments	for each Renewal Loan Term shall be det	ier.
mined as the amount necessary to amortize the outsta		
beginning of such term over the remainder of the mort mined for such Renewal Loan Term.		
3. At least ninety (90) days prior to the end of the Initi		
for the Final Renewal Loan Term, the Borrower shall		
Interest Rate and monthly mortgage payment which a Term in the event the Borrower elects to extend the		_
debtedness due at or prior to the end of any term du		
Note shall be automatically extended at the Renewal	Interest Rate for a successive Renewal Lo	
Term, but not beyond the end of the last Renewal Lo		
4. Borrower may prepay the principal amount outstand require than any partial prepayments (i) be made on the		
in the amount of the part of one or more monthly ins		
cipal. Any partial prepayment shall be applied against t		
postpone the due date of any subsequent monthly in	istallment or change the amount of such	in-
stallments, unless the Note Holder shall otherwise agr		
5. If any monthly installment under this Note is not possessed by a position to Possesses the antice principle		
specified by a notice to Borrower, the entire princip thereon shall at once become due and payable at the o		
shall not be less than thirty (30) days from the date suc	h notice is mailed. The Note Holder may ex	cer-
cise this option to accelerate during any default by Bo	rrower regardless of any prior forbearance	. If
suit is brought to collect this Note, the Note Holder sha expenses of suit, including, but not limited to, reason		and
6. Borrower shall pay to the Note Holder a late charge	•	thly
installment not received by the Note Holder within	20 days after the installment is d	lue.
7. Presentment, notice of dishonor, and protest are h tors and endorsers hereof. This Note shall be the joint	ereby waived by all makers, sureties, guar and several obligation of all makers, suret	an- ies.
guarantors and endorsers, and shall be binding upon	them and their successors and assigns.	,
8. Any notice to Borrower provided for in this Note sh	iall be given by mailing such notice by certif	lied .
mail addressed to Borrower at the Property Address s rower may designate by notice to the Note holder. At		
mailing such notice by certified mail, return receipt		
stated in the first paragraph of this Note, or at such	other address as may have been designated	l by
notice to Borrower.	1 Democratical Description of the state	-a -
The indebtedness evidenced by this Note is secured ed rider ("Mortgage") of even date, with term ending_	December 1, 2001, and refere	ence
is made to said Mortgage for additional rights as to acc	celeration of the indebtegness evidenced by	this
Note, for definitions of terms, covenants and conditi	ons applicable to this brote	
	Much Challe	(Seal)
	Donald E. Franklin	(Seal)
SEDGEFIELD VILLAS	1 . 2 1	, -
	Susan R. Franklin	(Seal)
Property Address	Coult At I Luintan	

4328 RV-2

ত্য

) M

0

RATE MORTGAGE 27608 DRM JPT.
980 Aorda & Hamph

EXHIBIT "A" TO RENEGOTIABLE RATE MORTGAGE DATED November 7, 1980