## ADJUSTABLE RATE RIDER

80 PAGE 68

	BLE RATE RIDER is made this	ام سام	April	19.83
THIS ADJUSTAL	BLE RATE RIDER is made this	day or	age Deed of Trust	or Deed to Secure
and is incorporated into and sh Debt (the "Security Instrumen	all be deemed to amend and supplement  it') of the same date given by the und  RST FEDERAL SAVINGS AND LOAN  (the "Lender") of	ersiyned ( NSSOC1	the "Borrower") to ATION OF SOUTH	secure Borrower's CAROLINA
Adjustable Rate Note to	(the "Lender") of	the same	date (the "Note")	and covering the
property described in the Securi	ity Instrument and located at:			
7 Penn Street	Greenville, S.C. 29	505		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
***************************************	(Property Address)			
The Note Contains Provi Rate will Result in Higher	sions Allowing for Changes in the Payments. Decreases in the Inte	e Intere erest Rat	st Rate. Increase e will Result in L	s in the Interest ower Payments.
ADDITIONAL COVENAN Borrower and Lender further of	TS. In addition to the covenants and covenant and agree as follows:	l agreeme	nts made in the Se	curity Instrument,
A INTEDEST RATE A	ND MONTHLY PAYMENT CH	ANGES		•
The New provides for an Initi	al Rate of Interest of 12.625%. Section	n 4 of the	Note provides for ch	anges in the interest
rate and the monthly payment	s, as follows:			-
Novemberand	the rate of interest I will pay may on that day every 6th 12th X finterest could change is called a "Chang	30tь 🗀 (	on theL da 60th <i>[Check only one b</i>	y of the month of oxl month thereafter.
on United States Treasury sec	e of interest will be based on changes in to curities adjusted to a constant maturity of leral Reserve Board, or the "Control all Major Types of Lenders" as made ave (Check only one bo	t [_] 6 mor act Interes ailable by t	ntins [ ] I year [A	Previously Occupied
If the Index is no long	ger available, the Note Holder will cho	ose a nev	v index which is bas	sed upon comparable
information The Note Holde	r will give me notice of this choice.			
The Gast Index Simon for	se this Note i 10.030 % It is called the	"Original	Index."	
The most recently avail	lable Index figure as of the date 45	days befo	re each Change Date	is called the "Current
Index."			· •	
(C) Calculation of C Before each Change D calculate the amount of the c higher than the Original Ind is lower than the Original In Holder will then round the	ate, the Note Holder will determine any difference, if any, between the Current I ex, the Note Holder will add the different dex, the Note Holder will subtract the eresult of this addition or subtraction out will be the new rate of interest I am is	ndex and loce to the I difference to the ne required to	the Original Index. I nitial Rate of Interes from the Initial Rate earest one-eighth of pay.	t. If the Current Index is to of Interest. The Note one percentage point
The Note Holder will	then determine the new amount of my need in full on the maturity date at my new	nonthly pa	yment that would be	sufficient to repay the squal payments. The

result of this calculation will be the new amount of my monthly payment.

(D) Effective Date of Changes

The new rate of interest will become effective on each Change Date. I will pay the new amount of my monthly payment each month beginning on the first monthly payment date after the Change Date until the amount of my monthly payment is again changed or I have fully repaid the loan.

(E) Notice of Changes

The Note Holder will mail or deliver to me a notice of any changes in the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given me and also the title and telephone number of a person who will answer any question I may have regarding the notice."

## B. CHARGES; LIENS

Uniform Covenant 4 of the Security Instrument is amended to read as follows:

4. Charges; Liens. Borrower shall pay all taxes, assessments, and other charges, fines and impositions attributable to the Property which may attain a priority over this Security Instrument, and leasehold payments or ground rents, if any, in the manner provided under paragraph 2 hereof or, if not paid in such manner, by Borrower making payment, when due, directly to the payee thereof. Borrower shall promptly furnish to Lender all notices of amounts due under this paragraph, and in the event Borrower shall make payment directly, Borrower shall promptly furnish to Lender receipts evidencing such payments. Borrower shall promptly discharge any lien which has priority over this Security Instrument; provided, that Borrower shall not be required to discharge any such lien so long as Borrower: (a) shall agree in writing to the payment of the obligation secured by such lien in a manner acceptable to Lender; (b) shall in good faith contest such lien by, or defend against enforcement of such lien in, legal proceedings which in the opinion of Lender operate to prevent the enforcement of the lien or forfeiture of the Property or any part thereof; or (c) shall secure from the holder of such lien an agreement in a form satisfactory to Lender subordinating such lien to this Security Instrument.

MLC 158 (3)