## ADJUSTABLE RATE LOAN RIDER

NOTICE: THE SECURITY INSTRUMENT SECURES A NOTE WHICH CONTAINS A PROVISION ALLOWING FOR CHANGES IN THE INTEREST RATE. INCREASES IN THE INTEREST RATE WILL RESULT IN HIGHER PAYMENTS. DECREASES IN THE INTEREST RATE WILL RESULT IN LOWER PAYMENTS.

This Dides is made this 12th day of S	eptember, 19.84 and is incorporated into and shall
	- Deed of Truck of Dood to Secure Lain and Occurre History
ment") of the same date given by the undersigned (t	the "Borrower") to secure Borrower's Note to
Poinsett Federal Savings and	Louis the appeared described in the Security Instrument and
(the "Lender") of the same date (the "Note") and tocated at 14. Overton. Court Green	d covering the property described in the Security Instrument and ville, South Carolina 29609
	Property Address
Modifications. In addition to the covenants	and agreements made in the Security Instrument, Borrower and
Lender further covenant and agree as follows:	ENDER ON A MOTO
A. INTEREST RATE AND MONTHLY PAYM	THE PART THE MAIN INTERPET FAIR HIMY INCHINITIONED OF UCCICATOR OF THE
The Note has an "Initial Interest Rate of ##	ember .1 1985. and on that day of the month every
A A LA LA LA LA CALLACA LA	
12 months thereafter.	nanges in an interest rate index called the "Index". The Index is the:
and the second s	
(1) XX "Contract Interest Rate, Purchase	of Previously Occupied Homes, National Average for all Majo
The second and are the property of the propert	ne Loan Bank Board.
(2) <b>[]</b>	
[Check one box to indicate whether there is any moximum lim	it on changes in the interest rate on each Change Dute; if no box is checked there wil
to a communication on changes 1	
(1) There is no maximum limit on cha	inges in the interest rate at any Change Date.
seat the amount of Re	d by more than TMQ. percentage points at any Change Date.  orrower's monthly payments will change as provided in the Note. In-
creases in the interest rate will result in higher pa	syments. Decreases in the interest rate will result in lower payments.
B. LOAN CHARGES	rity Instrument is subject to a law which sets maximum loan charges
It could be that the loan secured by the Secu	other loan charges collected or to be collected in connection with the
a sa sa sa sa limita If this is the	race then (A) any such loan charge shall be require by the anioun
	wit. and tB) and situs alteady collected from portower which exerci-
ad assmitted limits will be refunded to Borrowe	r. Lender may choose to make this refund by reducing the principal
owed under the Note or by making a direct pay	ment to Borrower.
te a a december that all or any part of	of the sums secured by this Security Instrument are subject to a lien
a ta a sa mais de anno abio Conseits Instrument	I lender may send Borrower a Bollce lucilitying that here borrower
that become to ear with record to that lien as N	rovided in natagraph 4 of the occurity finitionical or shan promptry
secure an agreement in a form satisfactory to be	ender subordinating that lien to this Security Instrument.
n marketen at the DDADFDTV	
If there is a transfer of the Property subject	to paragraph 17 of the Security Instrument, Lender may require (1)
an increase in the current Note interest rate, or (	2) an increase in (or removal of) the limit on the amount of any one inange in the Base Index figure, or all of these, as a condition of Lender's
terest rate change (if there is a limit), or (3) a cha	nige in the pase index rigure, or all or theer, as a second
waiving the option to accelerate provided in pa By signing this, Borrower agrees to all of	the above.
By signing this, bollower agrees to all or	
	. ~ \
	as made scale of
	(Seal)
	M. Wade Scott, Jr. (Seal)  M. Wade Scott, Jr. —Borrower
	Joyce E. Scott —Borrower
	(Voqu & Scatt (Seal)
	Joyce E. Scott -Borrower