10

## NOTE

(Renegotiable Rate Note)

31,200.00	Greenville	_ , South Carolina
	October 29	, 19_80
FOR VALUE RECFIVED, the undersigned ("Borrower SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUT ONE Thousand Two Hundred & no/ Dollars, with interest Note at the Original Interest Rate of 11.50 percent Loan Term"), Principal and interest shall be payable at Greenville, South Carolina or such consecutive monthly installments of Three Hundre Dollars (\$ 308.99 ), on the first day of cach mo the first day of December 1 19.83 (end of "Iniprincipal, interest and all other indebtedness owed by Borrow At the end of the Initial Loan Term and on the same day Renewal Loan Term thereafter, this Note shall be automatic conditions set forth in this Note and subject Mortgage, untilt [ngl]. The Borrower shall have the right to extend this NTPEE years each at a Renewal Interest Rate to be detern at least ninety (90) days prior to the last day of the Initial Loan Term ("Notice Period For Renewal"), in acc This Note is subject to the following provisions:  1. The interest rate for each successive Renewal Loan Average Mortgage Rate Index For All Major Len published prior to ninety days preceeding the command the Original Index Rate on the date of closing. Prasuccessive Loan Term shall not be increased or derethe interest rate is effect during the previous Loan Original Interest Rate set forth hereinabove.  2. Monthly mortgage principal and interest payan determined as the amount necessary to amountize the the beginning of such term over the remainder of it determined for such Renewal Loan Term.  3. At least ninety (90) days prior to the end of the Inifor the Final Renewal Loan Term, the Borrower shall not beyond the end of the Inifor the Final Renewal Loan Term.  4. Borrower may prepay the principal amount out may require that any partial prepayments (i) be may require that any partial prepayments (i) be may include the amount of that part of one or more more principal. Any partial prepayments halb e applied shall not postpone the due date of any subsequent such installments, unless the Note Holder shall of the less than thirty (30)	October 29  (**) promise (s) to payFIDELITY (**) fil CAROLINA*_, or order, the proper annum untilDec 1,1S (**) fidelity Federal Say: other place as the Note Holder mandBightand9/100	FEDERAL incipal sum of Thirty from the date of this 183 (end of "Initial 198 and Loan designate, in equal 1980, until the entire balance of bedue and payable, rom the end of each in the covenants and y this Note is paid in wal Loan Terms of osed to the Borrower descept for the final eof.  Increasing or the National mounced or Loan Term, terest Rate for percent from ent from the  Erm shall be edness due at Interest Rate  Term, except the Renewal enewal Loan er repays the e is given, the enewal Loan er repays the e is given, the conewal Loan er repays the distanding and the amount of mid after a date crued interest date specified the Holder may or forbearance, asonable costs
such installments, unless the Note Holder shall o  5. If any monthly installment under this Note is no specified by a notice to Borrower, the entire princ thereon shall at once become due and payable at the shall not be less than thirty (30) days from the da evercise this option to accelerate during any default	otherwise agree in writing.  ot paid when due and remains unpo- cipal amount outstanding and ac- the option of the Note Holder. The ottes such notice is mailed. The Note of by Borrower regardless of any price	nid after a date crued interest date specified e Holder may orforbearance.
If suit is brought to collect this Note, the Note Hole	der shall be entitled to collect all re to, reasonable attorney's fees. te charge of five (5%) percent of hin fifteen (15) days after the insta	any monthly illment is due.
guarantors and endorsers hereof. This Note shall sureties, guarantors and endorsers, and shall be bing.  8. Any notice to Borrower provided for in this Note Borrower at the Property Address stated belowers by notice to the Note Holder. Any notice to the Note Holder at the address stated in address as may have been designated by notice to	be the joint and several obligation ding upon them and their successon te shall be given by mailing such now, or to such other address as to the Note Holder shall be given buther first paragraph of this Note, or	or an makers, ors and assigns. otice addressed Borrower may y mailing such
9. The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with tentis made to said Mortgage for additional rights as this Note, for definitions of terms, covenants and	secured by a Renegotiable Rate of the mending Nov 1, 2010 to acceleration of the indebtedness of the conditions applicable to this N	ss evidenced by ote.
501 Edwards Road, 4-A	Barbara J. Le Barbara J. Le	ewman
Greenville, SC 29615		
Property Address		