NOTE

(Renegotiable Rate Note)

65,000.00	Greenville, Soun Calonna
	August 15, 1980_
non was the profession of the undersioned the	orrower") promise (s) to pay
yty Five Thousand Dollars with	interest on the unpaid principal balance from the date of this
The Principal Inverse Pare of 0.875	event for annum until September 1 (4.28) Initial
He at the Original Interest Rate of	interest on the unpaid principal balance from the date of this erecht per annum until September 1 (4)883 "Initial at Fidelity Federal Savings and Loan
Associationo	or such other place as the Note Holder may designate, in equal ed Thirty one and 21/100
nsecurive monthly installments of Six Hundre	ed Thirty one and 21/100
e la Carember i luga de seus	Me initial little little from Militarial and anticial parameter.
* * 1 *	Romower to the Note Holder, it ally, shall be due also payable.
1 f.1 . I . it is I I am Town and on the came	May Three Caleboal Years Holli the Cha Oi Cach
enewal Loan Term thereafter, this Note shall be at	atomatically renewed in accordance with the covenants and
onditions set forth in this Note and subject Morigage	until the entire indebtednessevidenced by this Note is paid in this Note for <u>Seven</u> Renewal Loan Terms of
there is a cachete Denomal Interest Rate IAIM	eneletiningo by the vole tiblica diamaxioxa to aix positions.
- tour pinets (00) days prior to the last day of the In	itial Loan Term or Renewal Loan Term, except for the final
Renewal Loan Term ("Notice Period For Renewal"), in accordance with the provisions hereof.
This Note is subject to the following provis	ions:
Into Note is subject to the following provide	wal Loan Term shall be determined by increasing or
descension the interest rate on the precedin	g Loan Term by the difference detween the National
Annual Managa Date Index For All Mai	ior Lenders ("Index), most recently announced of
mublished prior to ninety days preceeding the	e commencement of a successive Kenewai Loan Term,
and the Original Index Rate on the date of clo	sing. Provided, however, the Kenewai interest Kateroi
Town shall not be increased	lor decreased more thani . DVDCCCIII 110911
the interest rate in effect during the previo	ous Loan Term nor more than tive percent from the
Original Interest Rate set forth hereinabove	> ·
2. Monthly mortgage principal and intere	st payments for each Renewal Loan Term shall be
determined as the amount necessary to amou	tize the outstanding balance of the indeptediess due at
the beginning of such term over the remain	der of the mortgage term at the Renewal Interest Rate
determined for such Renewal Loan Term.	Asha Initial Loan Termor Penewal Loan Term except
3. At least ninety (90) days prior to the end of	of the Initial Loan Term or Renewal Loan Term, except ower shall be advised by Renewal Notice of the Renewal
tarress Date and monthly mortgage to Me	ent which shall be in effect for the next Kellewai 1980.
Torm in the event the Rottower elects to	o extend the Note. Uniess the bottower repays the
indebtedness due at or prior to the fill of an	y teim duing which such Kenewai Nouce is given, the
Note shall be automatically extended at the	Renewal Interest Rate for a successive Renewal Loan
Term, but not beyond the end of the last I	Renewal Loan Term provided for neteril.
4. Borrower may prepay the principal amo	ount outstanding in whole or in part. The Note Holder
may require that any partial prepayments (i) be made on the date monthly installments are due and
(ii) be in the amount of that part of one or m	note monthly installments which would be applicable to applied against the principal amount outstanding and
principal. Any partial prepayment shall be	sequent monthly installment or change the amount of
such installments, unless the Note Holder	shall otherwise agree in writing.
5 Manumonthy installment under this N	tote is not paid when due and remains unpaid after a date
5. If any monthly installment under this is	ire principal amount outstanding and accrued interest
sharon shall at once become due and nave	able at the option of the Note Holder. The date specified
shall not be less than thirty (30) days from	n the date such notice is mailed. The Note Holder may
exercise this option to accelerate during any	r default by Bollower regaldiess of any prior forcearance.
If suit is brought to collect this Note, the N	tote Holder shall be entitled to confect an reasonable costs
and expenses of suit, including, but not l	imited to, reasonable attorney's rees.
6. Borrower shall pay to the Note Hole	der a late charge of five (5%) percent of any monthly
ingallment not received by the Note Hol	der within fifteen (15) days after the installment is due.
7. Presentment, notice of dishonor, an	d protest are hereby waived by all makers, sureties,
guarantors and endorsers hereof. This No	ote shall be the joint and several obligation of all makers,
sureties, guarantors and endorsers, and sha	all be binding upon them and their successors and assigns.
8. Any notice to Borrower provided for in	this Note shall be given by mailing such notice addressed
to Borrower at the Property Address sta	ated below, or to such other address as Borrower may by notice to the Note Holder shall be given by mailing such
designate by notice to the Note Holder. An	stated in the first paragraph of this Note, or at such other
address as may have been designated by	notice to Borrower.
a The indebedrace evidenced by this	Note is secured by a Renegotiable Rate Mortgage with
are shad sides ("Mostgage") of exemplate	with term ending Allylist 1. Zung, and recent
is made to said Mortgage for additional i	rights as to acceleration of the independences exidenced by
this Note, for definitions of terms, cover	nants and conditions applicable to this Note.
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Lynchester Road	Diva Kumes
C	
Greenville, S. C. 29615 Property Address	
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