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## NOTE

(Renegotiable Rate Note)

5. 68, 350.00  September 18	FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay HURTHY STAND 1 (AN ASSOCIATION, CRESNILLE, SOUTH CAROLLSA), or order, the principal sum of Sixt Engine Trous Bardon Three Bardon Physics, with interest on the unpudaj puriopal balance home the date of his Note as the Original Interest Rate of _10.875_ percent per annum until _RETI_1_1984_end of *Initial Loan Term"). Principal and interest shall be payable ar _FEGULITY Problem? Easting 2500 ASSOCIATION, CRESNILLE SOUTH CAROLLSAN, or or other place as the Note Holder may designote, increase the property of the part of the	(200)	agoname rance rote,	
FOR VALUE RECEIVED, the undersigned ("Botrower") promise (s) to pay #IDPLITY FEDERAL STORY SAND 1618 ANSOCIATION, CREATION THE AROLLINA. or order, the principal of sum of Sixte Monography and the Digital Interest Rate of 10.815, percent per annum unit 10.824 (1994) and of similar Loan Term? Principal and univers shall be possible at 10.824 (1994) and 10.815 (1994) and 1	FOR VALUE RECEIVED, the undersigned ("Borrover") promise (s) to pay HORLITY EDERM STORY MAND LONG ASSOCIATION, CRESNILLES OF THE CAROLISM, or order, the principal sum of SIXE THE TROUGHT ASSOCIATION, CRESNILLES, SOFTH CAROLISM, or order, the principal sum of SIXE THE TROUGHT ASSOCIATION, CRESNILLES, with interest on the unpudaje included below the class of this Loan Term? Principal and miterest shall be payable at a Confession of the Confes	\$ 68,350.00	Greenville	, South Carolina
Eight Trousand Three Diabetes 1,00 at 10, at 15 percent per annum until 2011, 1,1393 (end of "initial Loan Term"). Principal and interest shall be papable at 1,061 137 percent per annum until 2011, 1,1393 (end of "initial Loan Term"). Principal and interest shall be papable at 1,061 137 percent per annum until 2011, 1,1393 (end of "initial Loan Term"). Principal and interest shall be papable at 1,061 137 percent per annum until 2011, 1,1393 (end of "initial Loan Term"). In 1,084 (end of "initial Loan Term"). In 1,084 (end of "initial Loan Term"), on which due the entire balance of the first day of 1,062 (end of "initial Loan Term"), on which due the entire balance of the first day of 1,062 (end end end end end end end end end end	Eight Thousand Three Banderod Pjoffus, with interest on the uppdaja participal balance hour the classed this. Note as the Original Interest Rate of _10_875_percent per annum until _10_85_41_19_82 (cond official Loan Term?). Principal and interest shall be payable at most percent per annum until _10_85_41_19_82 (cond official Loan Term?). Principal and interest shall be payable at most percent per annum until _10_85_41_19_82 (cond official Loan Term?). Principal and interest shall be payable at most percent per annum until _10_85_41_19_82 (cond official Loan Term?) and the first day of _10_85_41_19_81 (cond official Loan Term?) on which date the entire balance of principal, interest and all other indebtedness over obly Bornover to the Nort Bolder, if any, shall be due and proable. At the end of the Initial Loan Term and on the same day _10_85_41_10 (cond official Loan Term dofficial Cond official Conditions set forth in this Note and subject Mortgage, until the entire indebtedness occordance with the covenants and conditions set forth in this Note and subject Mortgage, until the entire indebtedness occordance with the covenants and conditions set forth in this Note and subject Mortgage, until the entire indebtedness occordance with the covenants and conditions set forth in this Note and subject Mortgage, until the entire indebtedness occordance with the covenants and conditions set forth in this Note and the result of the covenants and conditions set forth in this Note and the result of the covenants and conditions set forth in this Note and the result of the covenants and conditions set forth in the set of the land the covenants and conditions set forth in the set in the covenant set in the covena		September 18	, 1980
consecutive monthly installments of Six Bundred Porty-four and 48/1001  Dollars (5464-48  ), on the first day of April 1, 1981 until the first day of April 1, 1981 until the first day of April 1, 1982 (endof "Initial Laan Term"), on which date the entire balance of principal, interest and all other indebtedness owed by Borrower to the Note Holder, I am, halb de due and payable. At the end of the Initial Loan Term and on the same day. Lives (3) calenday years from the end of each grown of the control of the Initial Loan Term the relater, this Note shall be automatically renewed in accordance with the coverants and conditions set forth in this Note and subject Mongage, until the entire indebtedgesser idenced by this Note is paid in Initial Initial Polycars each at a Renewal Interest Rate to be determined by the Note Holder and disclosed to the Borrower at least minery (90) days prior to the last day of the Initial Loan Term for 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 provisions:  1. The interest rate for each successive Renewal Loan Term for Renewal Interest Rate for each successive Renewal Loan Term for the difference between the National Average Mongage Rate Index For All Major Lenders ("Index"), most recently amounteed or published prior to miner days preceding the commencement of a successive Poon Term shall be determined by increasing of extension of the interest are in effect during the previous Loan Term for more than five percent from the Original Interest Rate of the thereinabore.  2. Monthly mongage principal and interest payments for each Renewal Loan Term, and the Original Interest Rate of the thereinabore.  2. Monthly mongage principal and interest payments for each Renewal Loan Term, except for the Final Renewal Loan Term, in the Borrower dist is not been of the Initial Loan Term or more than five percent from the Original Interest Rate of the thereinabore.  2. Measur	the first day of Per 11	Eight Thousand Three Rundred Fibrila  Note at the Original Interest Rate of 10.87  Loan Term"). Principal and interest shall be	us, with interest on the unpaid principal bal 15 percent per annum until April payable at Fidelity Federal Savir or such other place as the Note Holde	he principal sum of Sixty ance from the date of this 1,1984 (end of "Initial ngs & Loan Assn,
Surctics, guarantors and endorsers, and shall 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 stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice to the Note Holder at the address stated in the first paragraph of this Note, or at such other address as may have been designated by notice to Borrower.  9. The indebtedness evidenced by this Note is secured by a Renegotiable Rate Mortgage with attached rider ("Mortgage") of even date, with term ending	8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice to the Note Holder at the address stated in the first paragraph of this Note, or at such other address as may have been designated by notice to Borrower.  9. The indebtedness evidenced by this Note is secured by a Renegotiable Rate Mortgage with attached rider ("Mortgage") of even date, with term endingMarch_1, _2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  Johnnie F. Lanford	Note at the Original Interest Rate of10.82 Loan Term"). Principal and interest shall be consecutive monthly installments of _Six_Bu Dollars (\$ 644.48	payable at Fidelity Federal Savin- or such other place as the Note Holde indred Forty-four and 48/100— (end of "Initial Loan Term"), on which wed by Borrower to the Note Holder, if any, in exame day three (3)—calendar ye ill be automatically renewed in accordance ortgage, until the entire indebtedness evidence extend this Note for Nine (9) ate to be determined by the Note Holder and of the Initial Loan Term or Renewal Loan To newal"), in accordance with the provisions provisions: Renewal Loan Term shall be determined acceding Loan Term by the difference betwee ling the commencement of a successive Rene er of closing. Provided, however, the Renewal reased or decreased more than	r may designate, in equal  1981 until date the entire balance of shall be due and payable, ars from the end of each with the covenants and ted by this Note is paid in tenewal Loan Terms of disclosed to the Borrower Term, except for the final shereof.  by increasing or ten the National sy announced or wal Loan Term, Interest Rate for percent from the artern shall be lebit dness due at sal interest Rate  an Term shall be lebit dness due at sal interest Rate for percent from the control of the Renewal Loan ower repays the otice is given, the e Renewal Loan cein.  The Note Holder and the applicable to outstanding and ge the amount of the date specified sore Holder may not forbearance. It easonable costs  of any monthly stallment is due, makers, sureties.
attached rider ("Mortgage") of even date, with term endingMarch_1, 2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  Johnnie F. Janford	attached rider ("Mortgage") of even date, with term endingMarch_1, 2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  Johnnie F. Lanford	surcties, guarantors and endorsers, and 8. Any notice to Borrower provided for to Borrower at the Property Address designate by notice to the Note Holder, notice to the Note Holder at the addre address as may have been designated	shall be binding upon them and their succes r in this Note shall be given by mailing such stated below, or to such other address a Any notice to the Note Holder shall be given ss stated in the first paragraph of this Note by notice to Borrower.	sors and assigns, noticeaddressed s. Borrower may by mailing such , or at such other
Johnnie F. Lanford	Lot 153, Cannon Circle	attached rider ("Mortgage") of even da	ite, with term ending March 1, 2011. al rights as to acceleration of the indebtedn	, and reference ess evidenced by
		Lot 153, Cannon Circle	Johnnie F. Lanford	

DATED September 18, 1980

Property Address