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## NOTE

(Renegotiable Rate Note)

	(2000)	
64,000.00	Greenville	, South Carolina
•	October 7.	, 19_80_
The state of the s		
SAVINGS AND LOAN ASSOCIATION	indersigned ("Borrower") promise (s) to pay <u>FIDELIT</u> N, GREENVILLE, SOUTH CAROLINA, or order, the p	Struction and OTXCA-
Four Thousand & No/100	Dollars, with interest on the unpaid principal balance	e from the date of this
Note at the Original Interest Rate of Loan Term"). Principal and interest	10.875 percent per annum until Nov. 1 shall be payable at 101 E. Washington Str	eet, Greenville,
South Carolina	Six hundred three and 45/100ths	ay designate, in equal
Dollars (\$ 003.43), or	the first day of each month beginning NOVEMBEL.	_L, 19QU_, unui
the first day of November 1	19 83 (end of "Initial Loan Term"), on which dat	e the entire balance of
At the end of the Initial Loan Term	tedness owed by Borrower to the Note Holder, if any, sha and on the same daythree (3) calendar years	from the end of each
Renewal Loan Term thereafter this	Note shall be automatically renewed in accordance wi	th the covenants and
full. The Borrower shall have the	ubject Mortgage, until the entire indebtedness evidenced right to extend this Note for nine (9) Ren	ewai Loan Terms of
Three (3 bears each at a Renewal I	nterest Rate to be determined by the Note Holder and disast day of the Initial Loan Term or Renewal Loan Term	closea to the portower
Renewal Loan Term ("Notice Period	d For Renewal"), in accordance with the provisions he	ereof.
This Note is subject to the fo	ollowing provisions:	
1. The interest rate for each	successive Renewal Loan Term shall be determined by n the preceeding Loan Term by the difference between	increasing or the National
Average Mortgage Rate Ind	ex For All Major Lenders ("Index"), most recently a	innounced or
published prior to ninety day	s preceeding the commencement of a successive Renewa on the date of closing. Provided, however, the Renewal In	il Loan Term,
a successive Loan Term shall	not be increased or decreased more than	_percent from
the interest rate in effect du Original Interest Rate set for	ring the previous Loan Term nor more than live per	cent from the
2. Monthly mortgage princi	ipal and interest payments for each Renewal Loan T	Term shall be
determined as the amount ne	cessary to amortize the outstanding balance of the indeb	tedness due at
the beginning of such term of determined for such Renewa	over the remainder of the mortgage term at the Renewall Loan Term.	I micrest Rate
3. At least ninety (90) days pr	ior to the end of the Initial Loan Term or Renewal Loan	Term, except
for the Final Renewal Loan Interest Rate and monthly m	Term, the Borrower shall be advised by Renewal Notice of the lortgage payment which shall be in effect for the next I	Renewal Loan
Term in the event the Bot	grower elects to extend the Note. Unless the Borrow	er repays the
indebtedness due at or prior t Note shall be automatically	to the end of any term during which such Renewal Notice extended at the Renewal Interest Rate for a successive I	Renewal Loan
Term, but not beyond the en	nd of the last Renewal Loan Term provided for hereir	1.
4. Borrower may prepay the	principal amount outstanding in whole or in part. The prepayments (i) be made on the date monthly installment.	e Note Holder atsare due and
(ii) be in the amount of that t	part of one or more monthly installments which would b	e applicable to
principal. Any partial prepa	yment shall be applied against the principal amount ou late of any subsequent monthly installment or change	itstanding and the amount of
such installments, unless th	e Note Holder shall otherwise agree in writing.	
5. If any monthly installmen	nt under this Note is not paid when due and remains unprower, the entire principal amount outstanding and a	aid after a date ccrued interest
thereon shall at once become	e due and payable at the option of the Note Holder. I he	e date specified
shall not be less than thirty	(30) days from the date such notice is mailed. The No rate during any default by Borrower regardless of any price	te Holder may or forbearance.
If suit is brought to collect th	nis Note, the Note Holder shall be entitled to collect all re	easonable costs
and expenses of suit, includ	ling, but not limited to, reasonable attorney's fees. he Note Holder a late charge of five (5%) percent of	any monthly
installment not received by	the Note Holder within fifteen (15) days after the insta	allment is due.
7. Presentment, notice of	dishonor, and protest are hereby waived by all ma reof. This Note shall be the joint and several obligation	ikers, sureties, of all makers.
sureties, guarantors and ende	orsers, and shall be binding upon them and their successo	ors and assigns.
8. Any notice to Borrower p	rovided for in this Note shall be given by mailing such n by Address stated below, or to such other address as	otice addressed Rorrower may
designate by notice to the No	te Holder. Any notice to the Note Holder shall be given b	y mailing such
notice to the Note Holder at	the address stated in the first paragraph of this Note, coesignated by notice to Borrower.	or at such other
0. The indebtedness evider	uced by this Note is secured by/a Renegotiable Rate I	Mortgage with
auached rider ("Mortgage")	of even date, with term ending October 1, 2010 or additional rights as to acceleration of the indebtedness	), and reterence
this Note, for definitions of	terms, covenants and conditions applicable to this	ole.
	Sonnal XI	nderson
111 Inglewood Way,	Donna B. Henderson	
Inglewood Condominiums.		
Property Address	James M. Henderson	