NOTE

(Renegotiable Rate Note)

Inchegonau	t muit itomy	
\$ 58,400.00	Greenville	, South Carolina
	December 31	. 19 80
FOR VALUE RECEIVED, the undersigned ("Botte SAVINGS AND LOAN ASSOCIATION, GREENILLE, Eight Thousand Four. Hundred and/ Dollars, within Note at the Original Interest Rate of fourteen pere Loan Term"). Principal and interest shall be payable at Carolina of Saving and interest shall be payable at Carolina of Saving and interest shall be payable at Carolina of Saving and Interest and all other indebtedness owed by Boollars (\$ 691.97————), on the fust day of each the first day of July 19.84 (end of principal, interest and all other indebtedness owed by Bool At the end of the Initial Loan Term and on the same date Renewal Loan Term thereafter, this Note shall be autoconditions set forth in this Note and subject Mortgage, unfull. The Borrower shall have the right to extend the three (3) years each at a Renewal Interest Rate to be de at least ninety (90) days prior to the last day of the Initial Renewal Loan Term ("Notice Period For Renewal"). I This Note is subject to the following provision 1. The interest rate for each successive Renewal decreasing the interest rate on the preceeding I Average Mortgage Rate Index For All Major published prior to nineay days preceeding the coand the Original Index Rate on the date of closin a successive Loan Term shall not be increased on the interest rate in effect during the previous Original Interest Rate set forth bereinabove. 2. Monthly mortgage principal and interest petermined as the amount necessary to amottive the beginning of such term over the remainder determined for such Renewal Loan Term. 3. At least ninety (90) days prior to the end of the Final Renewal Loan Term, the Borrower Interest Rate and monthly mortgage payments of the Final Renewal Loan Term. 4. Borrower may prepay the principal amount may require that any partial prepayments on be (ii) be in the amount of that past of one one principal. Any partial prepayment shall be apphall not postprone the due date of any subsequent has all more become due and payable shall not be less than thirty (80) days from the ex	December 31 December 31 Dower") promise (s) to pay FIDELITOUTH CAROLINA or order, the parterest on the unpaid principal balance ent per annum until July 1, 193 (101 E. Washington Street, uch other place as the Note Holder mannet beginning July 1. Thitial Loan Term"), on which dather to the Note Holder, if any, share three (3) calendar years matically renewed in accordance wintil the entire indebtedness evidenced its Note for three (3). Renewal Loan Term or Renewal Loan Term accordance with the provisions has: I Loan Term shall be determined by toan Term by the difference between Loan Term by the difference between Loan Term for more than five per samments for each Renewal Loan the outstanding balance of the indebt of the mortgage term at the Renewal Loan Term nor more than five per shall be advised by Renewal Notice which shall be in effect for the next which shall be in effect for the next could find the Note. Unless the Borrow mewal Interest Rate for a successive recal Loan Term provided for here coutstanding in whole or in part. He made on the date monthly installments which would ofted against the principal amount outstanding and another wise agree in writing. It made on the date monthly installments which would ofted against the principal amount outstanding and at the option of the Note Holder. He Note that the Note Holder shall be entitled to collect all steed to, reasonable attornes's fees. I late change of five (5%) percent of the change of five (5%) percent of the late change of five (5%	ry FEDERAL principal sum of Fifty- refrom the date of this 84 (end of "Initial Greenville, South ray designate, in equal 1981 until retheentire balance of all be due and payable, from the end of each ith the covenants and rewal Loan Terms of closed to the Borrower m, except for the final recof. Term shall be bedress due at al Interest Rate for percent from teent from the Term, except of the Renewal Renewal Loan n. be Note Holder mistered and the amount of the amount of paid after a date secrued interest and of the derivation of the derivation of the derivation of otherance, teasonable costs of any monthly
installment not received by the Note Holder of Presentment, notice of dishonor, and paguarantors and endorsers hereof. This Note of sureties, guarantors and endorsers, and shall be	n lle vi besiev wherd on recent withhelms who incorporated this wasse molther metrosopping	iakers, suiettes, mof all makers, vox and assigns
8. Any notice to Borrower provided for in this to Borrower at the Property Address stated designate by notice to the Note Holder. Any not notice to the Note Holder at the address states address as may have been designated by notice to the Note been designated by notice to the Note been designated by notice to the Note been designated by notice the Note by notice the Note been designated by notice the Note been designated by notice the Note by notice the Note by notic	below, or to such other address as nectorite Note Holder shall be given I in the first paragraph of this Note, ic to Borrower	by mailing such or at such other
9. The indebtedness evidenced by this Note attached rider ("Mortgage" (of even date, with is made to said Mortgage for additional right this Note, for definitions of terms, covenants	s as to acceleration of the indebtedn , and conditions applicable to this !	esses adenced by Note:
	BOB MANNELL BUILDERS. By: Chaque	INC.
Lot 29, Buckingham Way	By: [Maque	7000
Windsor Oaks		
Property Addiess	C. R. Maxwell, Individ	uaxxy

PAHED December 31, 1980

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