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NOTE

(Renegotiable Rate Note)

s 59,350.00	Greenv	rrre '	South Carolina
·	August	29	, 19_80.
COD MAY BE DECEMBED the and animal ("Postconor")	neomica (c) to pay	FIDELITY FI	EDERAL
FOR VALUE RECEIVED, the undersigned ("Borrower") SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH	CARULINA, OF OR	der, the princ	ibai sam or The in-
NINE THOUSAND THREE HUNDRED FIFT blars, with interest of	on the unpaid princit	al balance fro	m the date of this "(end of "Initial
Note at the Original Interest Rate of10.875_percent percent percent Description of the Principal and interest shall be payable at F1d	elity redeta.	<u>r savruds</u>	<u>`& Loan</u>
ASSOCIATION or such of	her piace as the Note :	HORGET MAY GE	signate, in equal
consecutive monthly installments of PIVE HUNDRED PI Dollars (\$ 559.62), on the first day of each mont	h heginning O	ctoer_	1980 until
the first day of VEWDEX 1983 (end of "Initial and the first day of	al Loan Term"), on v	which date the	entire parance of
principal, interest and all other indebtedness owed by Borrower At the end of the Initial Loan Term and on the same day	to the Note Holder, i three	llany, shall be dar years from	due and payable. The end of each
Renewal I can Term thereafter, this Note shall be automatica	illy renewed in accor	dance with th	e covenants and
conditions set forth in this Note and subject Mortgage, until the full. The Borrower shall have the right to extend this Not	entire indebtedness e	videnced by th	is Note is paid in
three wears each at a Renewal Interest Rate to be determined	red by the Note Holds	rr and disclose	a to the Borrower
at least ninety (90) days prior to the last day of the Initial Loan	i Term or Renewal I	.oan Term, ex	cept for the linal
Renewal Loan Term ("Notice Period For Renewal"), in according	rdance with the prot	isions neteor.	
This Note is subject to the following provisions: 1. The interest rate for each successive Renewal Loan	Term shall be deterr	nined by incre	asing or
decreasing the interest rate on the preceeding Loan To	erm by the difference	between the i	National
Average Mortgage Rate Index For All Major Lender published prior to ninety days preceeding the commend	rs ("Index"), most r	ecently annot e Renewal Los	inced of in Term
and the Original Index Rate on the date of closing. Prov	ided, however, the Re	newal Interest	Rate for
a successive Loan Term shall not be increased or decrease	ed more than	.50perc	ent from
the interest rate in effect during the previous Loan Toriginal Interest Rate set forth hereinabove.	term nor more than	nve percent	HORE, CIC
2. Monthly mortgage principal and interest paymen	us for each Renewa	Loan Term	shall be
determined as the amount necessary to amortize the out	istanding balance of (the indebtedne	ess due at
the beginning of such term over the remainder of the redetermined for such Renewal Loan Term.	nortgage term at the	Kiikwai iik	icse maic
3 At least pinety (90) days prior to the end of the Initial	l Loan Term or Rene	wal Loan Terr	n, except
for the Final Renewal Loan Term, the Borrower shall be Interest Rate and monthly mortgage payment which s	e advised by Renewa ball be in effect for t	l Notice of the he next Renev	Kenewai val Loan
Term in the event the Borrower elects to extend the	he Note. Unless the	: Borrower te	pays the
indebtedness due at or prior to the end of any term duri Note shall be automatically extended at the Renewal I	ng which such Rener	wał Notice is g cessive Renev	given, the cal Loan
Term, but not beyond the end of the last Renewal Lo	an Term provided (or herein.	vat 250iii
4. Borrower may prepay the principal amount outstar	nding in whole or in	part. The Not	e Holder
may require that any partial prepayments (i) be made o (ii) be in the amount of that part of one or more monthl	on the date monthly is by installments which	nstallments are would be app	e auc ana licable to
principal. Any partial prepayment shall be applied aga	ainst the principal ar	nount outstan	ding and
shall not postpone the due date of any subsequent mo	onthly installment or	change the ar	nount of
such installments, unless the Note Holder shall other 5. If any monthly installment under this Note is not pa	id when due and rem	g. ains unpaidal	ier a date
specified by a notice to Borrower, the entire principa	l amount outstandir	ig and accruct	1 interest
thereon shall at once become due and payable at the of shall not be less than thirty (30) days from the date st	ption of the Note Ho	lder. The date The Note Ho	specified lder may
exercise this option to accelerate during any default by I	Borrower regardless o	fany prior lori	bearance.
If suit is brought to collect this Note, the Note Holder s	shall be entitled to col	lect all reason:	able costs
and expenses of suit, including, but not limited to, re 6. Borrower shall pay to the Note Holder a late cl			monthly
installment not received by the Note Holder within f	ilteen (15) days after	the installmen	nt is due.
7. Presentment, notice of dishonor, and protest a	re hereby waived by	y all makers,	sureties, Lmakere
guarantors and endorsers hereof. This Note shall be the sureties, guarantors and endorsers, and shall be binding	ne joint and severat o Lupon them and their	raccessors and	dassigns.
8. Any notice to Borrower provided for in this Note shi	all be given by mailin	ig sụch notice a	addressed
to Borrower at the Property Address stated below, of designate by notice to the Note Holder. Any notice to the	or to such other add	iress as Borro egiven bymai	wer may lingsuch
notice to the Note Holder at the address stated in the l	first paragraph of thi	is Note, or at st	ich other
address as may have been designated by notice to Bor	itowet.		
9. The indebtedness evidenced by this Note is secur attached rider ("Mortgage") of even date, with term en	red by a Kenegoliab dingSenterfox 1	2010 and	reference
is made to said Mortgage for additional rights as to ac	cceleration of the inc	iedteaness evia	lenced by
this Note, for definitions of terms, covenants and cor	nditions applicable to	o this Note.	
	WILLIAM B. S	THESON	
107 Boulder Road	Kristine	Sumps	n
NOOTH STREET STR	RRISTINA F.	SIMPSÓN	/ / .
Greenville, S.C. 29607 Property Address	Pranie 1	1 1	av
Led .	your	- Ni 50x 600	n T DAY

(CONTINUED ON NEXT PAGE)

JULY, 1980