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23013 SOW le Hayward M. Thompson, great up

538.1-1-176	NOTE
	(Renegotiable Rate Note)
\$ 25,000.00	Greenville , South Carolina
	October 9 1980
	FIDELITY FEDERAL
SAVINGS AND LUAN ASSOCIATION,	ersigned ("Borrower") promise (s) to pay FIDELITY FEDERAL  GREENVILLE, SOUTH CAROLINA, or order, the principal sum of Twenty-
Pires Thousand and DO/IIII	Pallage with interest on the infibility in the control of the cont
Loan Term"), Principal and interest sh	10.875 percent per annum until Nov. 1, 1983 (end of "Initial all be payable at 101 East Washington Street,  or such other place as the Note Holder may designate, in equal
consecutive monthly installments of	Wo Hundred Thirty-Seven and 73/100
Dollars (\$237.73 ), on the Same November	e first day of each month beginning <u>roveliness</u> , is 1995, until 1983 (end of "Initial Loan Term"), on which date the entire balance of
	ness owed by Borrower to the Note Holder, if any, shall be due and payable. d on the same day
n - 1 I Town thereafter this N	de chall be automatically fenewed in accordance with the covenants and
conditions set forth in this Note and sub	by to extend this Note for 9 Renewal Loan Terms of
3 was sach at a Denewal Int	rest Rate to be determined by the Note Holder and disclosed to the Borrower day of the Initial Loan Term or Renewal Loan Term, except for the final
Renewal Loan Term ("Notice Period )	or Renewal"), in accordance with the provisions nereof.
This Note is subject to the following	owing provisions:  Cessive Renewal Loan Term shall be determined by increasing or
1 the interest rate on	he preceeding Loan Term by the difference between the National
mublished prior to pinety days t	For All Major Lenders ("Index"), most recently announced or receeding the commencement of a successive Renewal Loan Term,
and the Osiginal Index Pateon	he date of closing. Provided, however, the Renewal Interest Rate for the increased or decreased more than 1.50 percent from
the interest rate in effect during	g the previous Loan Term nor more than live percent from the
Original Interest Rate set forth	of and interest payments for each Renewal Loan Term shall be
land and an the amount nece	sary to amortize the outstanding balance of the indebtedness due at the remainder of the mortgage term at the Renewal Interest Rate
determined for such Renewal	oan Term.
Careha Final Penewal Loan Te	r to the end of the Initial Loan Term or Renewal Loan Term, except rm, the Borrower shall be advised by Renewal Notice of the Renewal
Interest Date and monthly mo	tgage payment which shall be in effect for the next Renewal Loan wer elects to extend the Note. Unless the Borrower repays the
indebandance due at or prior to	be end of any term during which such Kenewai Notice is given, the
Term, but not beyond the end	dended at the Renewal Interest Rate for a successive Renewal Loan of the last Renewal Loan Term provided for herein.
A Devenue may everywhen	rincipal amount outstanding in whole or in part. The Note Holder epayments (i) be made on the date monthly installments are due and
iii ha in the amount of that na	et of one or more monthly installments which would be applicable to
shall not postpone the due da	nent shall be applied against the principal amount outstanding and the of any subsequent monthly installment or change the amount of
such installments, unless the	Note Holder shall otherwise agree in writing. under this Note is not paid when due and remains unpaid after a date
specified by a notice to Borro	wer the entire principal amount outstanding and accided interest
shall not be loss than thirty (	lue and payable at the option of the Note Holder. The date specified  (0) days from the date such notice is mailed. The Note Holder may
exercise this option to accelera	e during any delault by Borrower regardless of any phoriorocatance. Note, the Note Holder shall be entitled to collect all reasonable costs
and expenses of suit, includit	g, but not limited to, reasonable attorney's tees.
incrallment not received by the	Note Holder a late charge of five (5%) percent of any monthly c Note Holder within fifteen (15) days after the installment is due.
7. Presentment, notice of d	shonor, and protest are hereby waived by all makers, sureties, of This Note shall be the joint and several obligation of all makers,
cureties quarantors and endor	sers, and shall be binding upon them and their successors and assigns.
Demonstrate the Property	vided for in this Note shall be given by mailing such notice addressed Address stated below, or to such other address as Borrower may
1	Holder. Any notice to the Note Holder shall be given by mailing such he address stated in the first paragraph of this Note, or at such other
-11 ne man have been de	ionated by notice to BottoWCL.
9. The indebtedness evidence attached rider ("Mortgage") o	d by this Note is secured by a Renegotiable Rate Mortgage with feven date, with term ending <u>Oct. 1, 2010</u> , and reference
- made to said Mortgage Int	additional rights as to acceleration of the indebtedness evidenced by erms, covenants and conditions applicable to this Note.
this 140te, for actinitions of	Hanward M. Showson Xt
121 Doyle Drive	Hayward M. Thompson, Jr.
	ROSA J. Thompson
Greenville, S. C. 29	Rosa T. Thompson

exhibit "a" to renegotiable rate mortgage dated Oct. 9, 1980