NOTE

FOR VALUE RECEIVED, the undersigned ("Borrower") profess (s) to pay	FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to 1 SAVINGS AND LOAN ASSOCIATION, CREATURE SOUTH CAROLINA Three Thousand Two Bundred and To 10 875 percent per annum unit 1 Loan Term"). Principal and interest shall be payable at 101. E. Mashingto Carolina consecutive monthly installments of Six Bundred Winety and 23/10x of 100 loans (3.690.21————), on the first day of each month beginning Not the first day of November. principal, interest and all other indebtedness owed by Bornower to the Note Hold At the end of the Initial Loan Term and on the same day. Litree (3) Renewal Loan Term thereafter, this Note shall be automatically renewed in a conditions set forth in this Note and subject Mortgage, until the crutic indebted full. The Bornower shall have the right to extend this Note for _nine (1) three (2) years each at a Renewal Interest Rate to be determined by the Note I at least ninety (90) days prior to the last day of the Initial Loan Term or Renew I Loan Term ("Notice Period For Renewal"), in accordance with the This Note is subject to the following provisions: 1. The interest rate for each successive Renewal Loan Term shall be decreasing the interest rate on the preceeding Loan Term by the differ Average Mongage Rate Index For All Major Lenders ("Index"), in published prior to ninety days preceeding the commencement of a successive Loan Term shall not be increased or decreased more than _ the interest rate in effect during the previous Loan. Term nor more Original Interest Rate is forth hereinabove. 2. Monthly mortgage principal and interest payments for each Renewal Loan Term. 3. At least ninety (90) days prior to the end of the Initial Loan Term or for the Final Renewal Loan Term. 3. At least ninety (90) days prior to the end of the Initial Loan Term or for the Final Renewal Loan Term. 3. At least ninety (90) days prior to the end of the Initial Loan Term or for the Final Renewal Loan Term. 3. At least ninety (90) days prior to the end of the Initial Loan Term or for the beginni	nego	(Re	Reneg	egotia	able	Rate	e ino	te)							
POR VALUE RECEIVED, the undersigned ("Borrower") growing (s) to pay FIDELITY REDERAL SAYINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH CARGUINA), or order, the principal sum of Sevent Toward Two Original Interest Rate of 10.875 percent per annum untiffoyeabler 1, 12 end of "Initial Loan Term"). Principal and interest shall be payable at 10.1 E. MashIngton, Street, Greenville South Carolina (1985). The principal sum of Sevent Carolina (1985) and interest shall be payable at 10.1 E. MashIngton, Street, Greenville South Carolina (1980). The principal interest shall be payable at 10.1 E. MashIngton, Street, Greenville South Carolina (1980). The principal interest and all other indebedress word by Borrowing November 1 [19.80] until the first day of Roxember [19.83] (and of "Initial Loan Term"), no which date the entire balance of principal, interest and all other indebedress word by Borrowing (November 1 [19.80]). At the end of the Initial Loan Term and on the sum do the Initial Loan Term (19.80). At the end of the Initial Loan Term and on the Sum do the Initial Loan Term (19.80). At the end of the Initial Loan Term and on the Sum do the Initial Loan Term (19.80). At the end of the Initial Loan Term and on the Sum do the Initial Loan Term (19.80). At the end of the Initial Loan Term (19.80) and the Initial Loan Term (19.80). At the end of the Initial Loan Term (19.80) and the Initial Loan Term (19.80). A serve of the Initial Loan Term of Renewal Loan Term, except for the final Renewal Loan Term, (19.80). A serve of the Initial Loan Term of Renewal Loan Term, except for the final Renewal Loan Term (19.80). A serve of the Initial Loan Term (19.80). The initial Loan Term (19.80) and the Original Initerest rate on the preceeding Loan Term shall be determined by increasing or determined by interesting of the Initial Loan Term (19.80). The Initial Loan Term (FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to J SAVINGS AND LOAN ASSOCIATION, (REENVILLE, SQUTH CAROLINA). Three Thousand Two Bundred and MOV Dollays, with interest on the unpaid put Note at the Original Interest Rate of 10.875 percent per annum unit? Loan Term"). Principal and interest shall be payable at 101 E. Washingte South Carolina. consecutive monthly installments of Six Hundred Ninety and 21/100 consecutive monthly installments of Six Hundred Ninety and 21/100 consecutive monthly installments of Six Hundred Ninety and 21/100 consecutive monthly installments of Six Hundred Ninety and 21/100 consecutive monthly installments of Six Hundred Ninety and 21/100 consecutive Hole of the Initial Loan Term and on the same day. Entre 101 can the Note Hole At the end of the Initial Loan Term and on the same day. Entre 101 can conditions set forth in this Note and subject Mortgage, until the entire indebted full. The Borrower shall have the right to extend this Note for _interest conditions set forth in this Note and subject Mortgage, until the entire indebted full. The Borrower shall have the right to extend this Note for _interest rate of the last day of the Initial Loan Term or Renew Renewal Loan Term ("Notice Period For Renewal"), in accordance with the This Note is subject to the following provisions: 1. The interest rate for each successive Renewal Loan Term shall be decreasing the interest rate on the preceeding the commencement of a successive Loan Term shall not be increased or decreased more than the interest vate in effect during the previous Loan Term by the differ Average Mortgage Rate Index For All Major Lenders ("Index"), in published prior to ninety days preceeding the commencement of a successive Loan Term shall not be increased or decreased more than the interest rate in effect during the previous Loan Term nor more Original Interest Rate set forth herinabove. 2. Monthly mortgage principal and interest payments for each Renetering of a stream of the principal and interest Rate							Gre	envi	11e	- / 11	<u> </u>		. , Sou	th Caro	olina
South Carbon and the state of t	consecutive monthly installments of Six Hundred Minety and 21/100. consecutive monthly installments of Six Hundred Minety and 21/100. pollars (§ 690.21), on the first day of each month beginning Nother install and the first day of November — 19.—83.—(and of "Initial Loan Term the first day of November — 19.—83.—(and of "Initial Loan Term Child C							0ct	ober	21	<u>, (v</u>			<u>-</u>	_ , 19 _	<u>80</u>
attached rider ("Mortgage") of even date, with term changes 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.		Hund It day 33 (cowed the sa sall be lortge cate to ca	of Six on the firs —, 19 — sebtedness on and on is Note she disubject Me right to al Interest I e last day of iod For Reside on the principal and not be induring the forth here incipal and nover the wal Loan prior to the end of the principal and prepaying the payment see date of a the Note he principal and prepaying the principal and prepaying the principal prepaying the principal prepaying the Note Hold princi	x Hunce first day 83 83 ess owed on the se es shall le est Mortge to ext est Rate ay of the resire Renew ving pro- essive Re e preced or All receding e date of or he end and interesinable and interesinable and interesinable and free or the end of the last of the last of any se of the last	mdred lay of ea — (end lay of ea — to be au rtgage, extend to to be the Init ewal"), provision Renew teeding ll Major of closi reased of oreviou above. interest amorti mainde erm. end of a end of a end of any of aymen exts to of aymen exts to of aymen exts to of aymen exts to of aymen exts	each in lof "I Bource day utomae, until this e determination or Le common lof the Ir was Log Load or Le common lof the Ir were shall be entited in the default the Homited er with the Hom	h oth nety nonth nety nonth Initia ower to the atical il the common accordan Teender mence and the mence and the mence at	prome CARC in the cannot be an interested by remained and content be and the cannot be an included by the cannot be an included b	ise (soll N) unpa um u lashi aceas innin in Ter innin the N in or F e with shale y the index it of a howe re that nor r ling b ised b ise in the interior ised b ise in the ised b ise in the ised b ised	to job job job job job job job job job jo	pay — or orcincipal or orcincipal over more incipal on State I—vemb. on which allow derivation and its content of the state of the stat	tolder er 1 chich lany, dar ye dance vidence rando oan T isions ined betwee erentl Rene Rene wal L Noti he ner wal N cessiv or he fany llecta fany llecta fees. ercen the i y all bligar r succe gsuce dy all chess ercen the i y all bligar r succe gsuce dy all	date if shall be ars from with ced by inceed the ced of	designon, 19, he entito be due to the country of the country of the sector of the sect	sum of the date of the sum of the	Seven of this nitial equal until nce of yable. f each as and aid in ms of rower

ر ا

The second second

Property Address