_ , South Carolina

NOTE

(Renegotiable Rate Note)

Greenville

A\	ugust otn	_, 19
FOR VALUE RECEIVED, the undersigned ("Borrower") promis	e (s) to pay FIDELIT'S FEDER	AL.
SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH CAROL	<u>cion.</u> Of Ofact, the principal:	sum or
Fifty-four Thousand One Hundredollars, with interest on the un Note at the Original Interest Rate of 10.875 percent per annual Loan Term"). Principal and interest shall be payable at 101 Eas	apaid principal balance from the n until <u>March 1, 1984 ad</u> t Washington Street	date of this lof "Initial
Greenville, South Carolina or such other place consecutive monthly installments of Five Hundred Ten and	e as the Note Holder may design:	ate, in equal
Dollars (\$ 510.12), on the first day of each month begin	ning March I	or unui
the first day of March 19.84 (end of "Initial Loan	Term"), on which date the entil	re baiance of
principal, interest and all other indebtedness owed by Borrower to the At the end of the Initial Loan Term and on the same day	Note Holder, it any, shall be due a	and payable. Send of each
Renewal Loan Term thereafter this Note shall be automatically 1600	ewed in accordance with the co	venants and
conditions set forth in this Note and subject Mortgage, until the entire i	ndebtedness evidenced by this N	ote is paid in
full. The Borrower shall have the right to extend this Note for three years each at a Renewal Interest Rate to be determined by the	he Note Holder and disclosed to	the Borrower
at least ninety (90) days prior to the last day of the Initial Loan Term	or Renewal Loan Term, except	for the final
Renewal Loan Term ("Notice Period For Renewal"), in accordance	with the provisions hereof.	
This Note is subject to the following provisions:	shall be desermined by increasing	nc or
1. The interest rate for each successive Renewal Loan Term sedecreasing the interest rate on the preceeding Loan Term by	the difference between the Nati	ional
Average Morroage Ra Index For All Major Lenders ("In	dex"), most recently announce	ed or
published prior to ninety days preceeding the commencement	of a successive Renewal Loan T	erm,
and the Original Index Rate on the date of closing. Provided, h a successive Loan Term shall not be increased or decreased mor	e than1.50percent	from
the interest rate in effect during the previous Loan Term r	nor more than five percent from	n the
Original Interest Rate set forth hereinabove.	and Denoual Loan Torm the	all be
Monthly mortgage principal and interest payments for determined as the amount necessary to amortize the outstandi	ing balance of the indebtedness of	due at
the beginning of such term over the remainder of the mortga determined for such Renewal Loan Term.	age term at the Renewal Interest	t Rate
3. At least ninety (90) days prior to the end of the Initial Loan	Term or Renewal Loan Term, e	except
for the Final Renewal Loan Term, the Borrower shall be advi Interest Rate and monthly mortgage payment which shall b	sed by Renewal Notice of the Rei e in effect for the next Renewal	Loan
Term in the event the Botrower elects to extend the No	ote. Unless the Borrower repay	ys the
indebtedness due at or prior to the end of any term during wh	nich such Renewal Notice is give	en, the
Note shall be automatically extended at the Renewal Interest Term, but not beyond the end of the last Renewal Loan To	erm provided for herein.	Loan
4. Borrower may prepay the principal amount outstanding	in whole or in part. The Note I	lolder
may require that any partial prepayments (i) be made on the	date monthly installments are di	ue and
(ii) be in the amount of that part of one or more monthly inst principal. Any partial prepayment shall be applied against t	the principal amount outstandir	ng and
shall not postpone the due date of any subsequent monthly	installment or change the amo	ount of
such installments, unless the Note Holder shall otherwise	agree in writing.	- n data
If any monthly installment under this Note is not paid where specified by a notice to Borrower, the entire principal amount is a specified.	ten due and remains unpaidatter ount outstanding and accrued i	r a gate Interest
thereon shall at once become due and payable at the option	of the Note Holder. The date sp	ecified
shall not be less than thirty (30) days from the date such n	otice is mailed. The Note Hold	ler may
exercise this option to accelerate during any default by Borro If suit is brought to collect this Note, the Note Holder shall	be entitled to collect all reasonab	arance. Je costs
and expenses of suit, including, but not limited to, reason	able attorney's fees.	
6. Borrower shall pay to the Note Holder a late charge	of five (5%) percent of any m	ionthly is due
installment not received by the Note Holder within fifteer 7. Presentment, notice of dishonor, and protest are he	rehy waived by all makers. 5	ureties.
guarantors and endorsers hereof. This Note shall be the joi	int and several obligation of all r	makers,
sureties, guarantors and endorsers, and shall be binding upo	n them and their successors and a	assigns.
8. Any notice to Borrower provided for in this Note shall be to Borrower at the Property Address stated below, or to	egiven by mailing such notice at Such other address as Borrow	iaressea ier mav
designate by notice to the Note Holder. Any notice to the No	te Holder shall be given by maili	ng such
notice to the Note Holder at the address stated in the first	paragraph of this Note, or at suc	th other
address as may have been designated by notice to Borrow 9. The indebtedness evidenced by this Note is secured by	rr. 88 a Renegotiable Rate Mortga	ge with
auached rider ("Mortgage") of even date, with term ending	rebruary 1, 20,664 in	elerence
is made to said Mortgage for additional rights as to accele	ration of the indebteuness evide	nced by
this Note, for definitions of terms, covenants and conditi	SON ENTERPRISES, /INC	2.
···-		
Lot 162, Harness Trail BY:	Vilus Wart	ngiđon+
Heritage Lakes N Greenville County, S. C.	. Dean Davidson, Pre	
Property Address N	Dean Davidson, inc	lividually
ENHIBIT "A" TO RENEGOTIABLE R	ATE MORTGAGE	
DATED Avguet 6	1.0.9.0	

C.VO '00'.2

(CONTINUED ON MEXT PAGE)

 $\mathbf{JULY},\,\mathbf{Peo}$

\$ 54,100.00