NOTE
(Renegotiable Rate Note)

92,000.00	
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	" FIDELITY FEDERAL
FOR VALUE RECEIVED, the undersigned ("Borrower SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUT	TH CAROLINA or order the principal sum of Ninety
a thousand and 00/100 Pollars with interes	a on the un paid principal balance from the date of this
the state of 10.875 percent	ner annum until reditary 1, 1398nd of "Initial
	M RAY 1768 CYAANULLE, S. L. 230UZ
or such	other place as the Note Holder may designate, in equal
onsecutive monthly installments of Eight hundred sixt Dollars (\$ 867.47), on the first day of each monthly installments of Eight hundred sixt Dollars (\$ 867.47), on the first day of each monthly installments of Eight hundred sixt Dollars (\$ 867.47), on the first day of each monthly installments of Eight hundred sixt Dollars (\$ 867.47), and the first day of Eight hundred sixt Dollars (\$ 867.47).	out beginning February 1 1981 until
be first day of Rebruary 1 1984 tend of "In	itial Loan Term"), on which date the entire balance of
	( C. I ( ) ( ) ( C. I ( ) ( C. I ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
to the and of the Initial Loan Term and on the same day. I	three calendar years from the end of each
Renewal Loan Term thereafter, this Note shall be automat conditions set forth in this Note and subject Mortgage, until	Ically renewed in accordance with the coveriants and
L.U. The Develop shall have the right to extend this N	Cole for <u>urue</u> Kenewai taan reims or
three was each at a Denewal Interest Raie to be deletif	mined by the 70th Holder Shadre cozer to the postower
at least pinety (90) days prior to the last day of the Initial La	oan Term or Kenewai Loan Term, exceptior me imai
Renewal Loan Term ("Notice Period For Renewal"), in ac	ccordance with the provisions neteor.
This Note is subject to the following provisions:	T
1. The interest rate for each successive Renewal Lo decreasing the interest rate on the preceeding Loan	Term by the difference between the National
Average Mortgage Rate Index For All Major Let	nders ("Index"), most recently announced or
published prior to ninety days preceeding the comm	nencement of a successive Kenewal Loan Term,
and the Original Index Rate on the date of closing. P	rovided, however, the Renewal Interest Kate for
a successive Loan Term shall not be increased or decr	reased more than 1.30 percent from the
the interest rate in effect during the previous Los Original Interest Rate set forth hereinabove.	an term not more than the percent from the
2. Monthly mortgage principal and interest pays	ments for each Renewal Loan Term shall be
determined as the amount necessary to amortize the	outstanding balance of the indebtedness due at
the beginning of such term over the remainder of t	the mortgage term at the Renewal Interest Rate
determined for such Renewal Loan Term.	The sample of Term except
3. At least ninety (90) days prior to the end of the Infor the Final Renewal Loan Term, the Borrower sh	ntial Loan Term of Renewal Loan Term, except and benduised by Renewal Notice of the Renewal
Interest Page and monthly mortgage payment whi	ich shall be in effect for the next Kenewai Loan
Term in the event the Bottower elects to exict	nd the vote. Onless the portoner rebays the
indebtedness due at or prior to the end of any term	during which such Kenewai Notice is given, the
Note shall be automatically extended at the Renev Term, but not beyond the end of the last Renewa	al Loan Term provided for herein.
4. Possover may prepay the principal amount ou	itstanding in whole or in part. The Note Holder
may require that any nattial prenayments (i) be ma	ade on the date monthly installments are due and
Git be in the amount of that natt of one or more mo	onthly installments which would be applicable to
principal. Any partial prepayment shall be applie shall not postpone the due date of any subsequen	or monthly installment of change the amount of
such installments, unless the Note Holder shall of	otherwise agree in writing.
5. If any monthly installment under this Note is n	not paid when due and remains unpaid after a date
enecified by a notice to Romower, the entire Diff	ncipal amount outstanding and accided interest
thereon shall at once become due and payable at shall not be less than thirty (30) days from the d	the option of the Note Holder. The date specifical
exercise this option to accelerate during any delau	It by Borrower regardless of any prior to rocarance.
If suit is brought to collect this Note, the Note Ho	older shall be entitled to collect all reasonable costs
and expenses of suit, including, but not limited	to, reasonable attorney's rees.
6. Borrower shall pay to the Note Holder a l	ate charge of five (5%) percent of any monthly
installment not received by the Note Holder wit	thin fifteen (15) days after the installment is due. test are hereby waived by all makers, sureties,
7. Presentment, notice of distributor, and proc	I be the joint and several obligation of all makers,
sureties, guarantors and endorsers, and shall be bi	nding upon them and their successors and assigns.
8. Any potice to Borrower provided for in this No	ote shall be given by mailing such notice addressed
to Romower at the Property Address stated be	low, or to such other address as Borrower may
designate by notice to the Note Holder. Any notice	e to the Note Holder shall be given by mailing such in the first paragraph of this Note, or at such other
address as may have been designated by notice	to Borrower.
o. The indebtedness evidenced by this Note is	secured by a Renegotiable Rate Mortgage with
J. The machiness continue of	erm ending January 1, 2011 , and reference
avached rider ("Morrospe") of even date with to	
attached rider ("Mortgage") of even date, with to	nd conditions applicable to this Note
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attached rider ("Mortgage") of even date, with te is made to said Mortgage for additional rights a this Note, for definitions of terms, covenants as	sh M Passet 8/18/80

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