M. 107 **O**•

NOTE (Renegotiable Rate Note)

\$ 75,150.00	Greenville	, South Carolina
1	August 8,	1980
FOR VALUE RECEIVED, the undersigned ("Borrower") SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH	promise (s) to pay FIDELITY CAROLINA or order the print	cipal sum of Seventy-
Asociation or such oth consecutive monthly installments of Seven Hundred	ight and 60/100	
Dollars (\$ 708, 60), on the first day of each Waiting	beginning February	_, 1981, until
the first day of Feb. 1, 19 04 (cha of initial	o the Note Holder, if any, shall b	educand payable.
At the end of the Initial Loan Term and of the saint day Renewal Loan Term thereafter, this Note shall be automatically renewed in accordance with the covenants and conditions set forth in this Note and subject Mortgage, until the entire indebt daess evidenced by this Note is paid in Renewal Loan Terms of		
at least ninety (90) days prior to the last day of the Initial Loan Renewal Loan Term ("Notice Period For Renewal"). in accor-	Telli Di Kenewai Luan Tello,	Accept to the server
This Note is subject to the following provisions:	uance man the province	
or a series for each successive Renewal I can	Term shall be determined by inc	reasing or
1	tw ps the anistence actacen an	Hallonai
Average Mortgage Rate Index For All Major Lender published prior to ninety days preceeding the commence	s (illuex), tikyst teretur) ann	ounce or
the Attendance Descent the date of closing Provi	APA DOWEVEL HE KEHEWALING	St ICACE IOS
Townshall not be increased or decreased	vi mateinaniijx	(Cetil irain
the interest rate in effect during the previous Loan T Original Interest Rate set forth hereinabove.	erm nor more than the percen	(Hom an
a ve attractions principal and interest payment	s for each Renewal Loan Terr	n shall be
least in adapt the amount pecessary to amount the Olis	Manding Daiance of the indepter	11£22 and at
the beginning of such term over the remainder of the n determined for such Renewal Loan Term.	iorigage term at the Kenewai in	(C) C3t Nate
e A. Lease minous (00) days prior to the end of the Initial	Loan Term or Renewal Loan Te	rm, except
e a month of Torm the Rottower thall b	e advišed by Kellewal Moniccoi u:	K. Walle war
Interest Rate and monthly mortgage payment which share in the event the Borrower elects to extend the	JAH DE UI EHECU IOI UIC HEXUACH	(Nai Loan
· 1.1 January or prior to the end of 20% felm fillfill	J& W.D.ICD 20(1) IZGIIGWAI WOOGG 1:	5 5 11 (11) 11 11 11
Note that he automatically extended at the Kenewal II	UlGIGZE KATG TOL A 20000222110 ven	ewal Loan
Term, but not beyond the end of the last Renewal Lo 4. Borrower may prepay the principal amount outstan	an Term provided for referm. Jing in whole of in part. The N	ote Holder
	n inposit ilicalitati listalitati ilis	116 006 0110
the second of that part of one of more monthly	k fU2(9) fillifility withfit womin or ab	Pikaok
principal. Any partial prepayment shall be applied aga shall not postpone the due date of any subsequent mo	nthly installment or change the	amount of
such installments, unless the Note Holder shall other	wise agree in writing.	
s transmonthly installment under this Note is not be	id when due and remains unpaid	after a date
specified by a notice to Borrower, the entire principal thereon shall at once become due and payable at the op	amount outstailuing and accid	Ka miciese
that had been then thirty (30) days from the date st	KD BOUCE IS WAIRD. THE MORE I	IOIOCI IIIA)
	OHOWER RESIDIOS OF SILL PRIOR OF	M Occurations.
If suit is brought to collect this Note, the Note Holder s and expenses of suit, including, but not limited to, re	asonable attorney's fees.	ilaoic costo
c. Bereatter shall pay to the Note Holder a late ch	aree of five (5%) percent of an	y monthly
incolleges not received by the Note Holder within It	illeen (15) days aiter me mistann	RM Daw.
7. Presentment, notice of dishonor, and protest ar guarantors and endorsers hereof. This Note shall be the	e hereby warred by all maker e ioint and several obligation of	s, surctics, all makers,
curvies quarantors and endotiers, and shall be binding	FIDOU (BELLEAND DICE SUCCESSORS	1100 433151131
o Annuacion to Portower provided for in this Note shi	ill be given by mailing such nout	6.30(1)(2)(c)
to Borrower at the Property Address stated below, of designate by notice to the Note Holder. Any notice to the	M (O 2000) Office Sources as now	touch may
notice to the Note Holder at the address stated in the I	itst baragrabu or ruis voic, or a	such other
address as may have been designated by notice to but	toner.	
9. The indebtedness evidenced by this Note is secur attached rider ("Mortgage") of even date, with term en	ning	10 1/1/1/1//
	CERCIPATION OF THE INVENTORY SEC.	incince of
this Note, for definitions of terms, covenants and con	ditions applicable to this Note.	
_TH	E VISTA CO., INC.	
Lot 220 Saddle Tree Court BY	. Nist Morec	
BOU \$20 DAGGIC TITE	Pres & Self	
Greer, S. C. 29651	yd G, Boyer, individ	ually
Property Address Loyd G, Boyer, Individually		
ニー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	- wal- 1016 [[. 15.7	

(CONTINUED ON NEXT PAGE)

JULY, 1980