NOTE

(Renegotiable Rate Note)

Septembor 19 1980 Septembor			(Kenegonanie K	att Note,	
FOR VALUE RECEIVED, the undersigned (*Bottower") promise (s) to pay *IDELITY FEDERAL *SAVILOS AND LOAN ASSOCIATION, CREENVILLE SOUTH CAROLINA. or order, the principal sum of Porty-Thousand & 100/100 — Dollars, with increase on the unpaid pain right blance from the dance of this case of the control of the		\$ 45,000.00		Greenville	, South Carolina
Note at the Original Interest Rote of Logica. with interest on the turpation of which the photopole of the Note Rote of Logical Rote Rote of Logical Rote Rote of Logical Rote Rote Rote of Logical Rote Rote Rote Rote Rote Rote Rote Rote				September 19	. 19 80
may require that any partial prepayments (i) be made on the date monthly installments are due and (ii) be in the amount of that part of one or more monthly installments which would be applicable to principal. Any partial prepayment shall be applied against the principal amount outstanding and shall not postpone the due date of any subsequent monthly installment or change the amount of such installments, unless the Note Holder shall otherwise agree in writing. 5. If any monthly installment under this Note is not paid when due and remains unpaid after a date specified by a notice to Borrower, the entire principal amount outstanding and accrued interest thereon shall at once become due and payable at the option of the Note Holder. The date specified shall not be less than thirty (30) days from the date such notice is mailed. The Note Holder may exercise this option to accelerate during any default by Borrower regardless of any prior forbearance. If suit is brought to collect this Note, the Note Holder shall be entitled to collect all reasonable costs and expenses of suit, including, but not limited to, reasonable attorney's fees. 6. Borrower shall pay to the Note Holder within fifteen (15) days after the installment is due. 7. Presentment, notice of dishonor, and protest are hereby waived by all makers, sureties, guarantors and endorsers hereof. This Note shall be the joint and several obligation of all makers, sureties, guarantors and endorsers hereof. This Note shall be binding upon them and their successors and assigns. 8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to Borrower. 9. The indebtedness evidenced b	e	FOR VALUE RECEIVE SAVINGS AND LOAN ASSOTHOUSAND & NO/ 100 - Note at the Original Interest Loan Term"). Principal and Greenville, South consecutive monthly installing Dollars (\$ 445.64 the first day of November principal, interest and all othe At the end of the Initial Loan Renewal Loan Term thereaft conditions set forth in this Nofull. The Borrower shall hat three years each at a Reat least ninety (90) days prior Renewal Loan Term ("Notice This Note is subject 1. The interest rate for decreasing the interest Average Mortgage Republished prior to nit and the Original Indea a successive Loan Term the interest rate in e Original Interest Rate 2. Monthly mortgage determined as the amount the beginning of such 3. At least ninety (90 for the Final Renewal Interest Rate and monterest Rate Rate Rate Rate Rate Rate Rate Rat	Dollars, with interest Rate of 11.50 percent interest shall be payable at Carolina or such ents of Four Hundred, or such er 1, 19 83 (end of "Initer indebtedness owed by Borrow er, this Note shall be automative the right to extend this Note the right to extend this Note the last day of the Initial Lote Period For Renewal"), in accept the following provisions: or each successive Renewal Loan ate Index For All Major Lenewal Interest Rate of closing. Promise the days preceeding the commerce Rate on the date of closing. Promise the form the date of closing. Promise the form the remainder of the Renewal Loan Term. It can Term, the Borrower shall not be end of the Initial Loan Term, the Borrower shall not the end of the Initial Loan Term, the Borrower shall not the end of any term dutically extended at the Renewal Loan Term over the rend of any term dutically extended at the Renewal Loan the Borrower elects to extend the end of the last Renewal Loan the end of the Renewal Loan Term over the rend of any term dutically extended at the Renewal Loan the end of the last Renewal Loan	September 19 "") promise (s) to pay FIDELITY TH CAROLINA or order, the print on the unpaid principal balance from a numul November 1 other place as the Note Holder may be forty-five and 64/100 on the place as the Note Holder may be forty-five and 64/100 on the Beginning November 1 other place as the Note Holder, if any, shall be three calendar years from the entire indebtedness evidenced by an independent of a cordance with the entire indebtedness evidenced by the Note Holder and disclosured by the difference between the form of a successive Renewal Loan Term by the difference between the condens ("Index"), most recently annual encement of a successive Renewal Loan Term or the Renewal Interest of the Note of the indebted encement of the Index of the indebted encement of the Renewal Index of the Index of	FEDERAL Incipal sum of Forty- om the date of this LARS "Initial Ings and Loan Ass designate, in equal 1980 until Incentire balance of the entire balance of the due and payable. Terms of the covenants and this Note is paid in the loan Terms of the Borrower except for the final of. Treasing or the National ounced or oan Term, test Rate for treent from the from the m shall be the shall be the ress due at the rest Rate the Renewal the wal Loan the silven, the the wal Loan the tholder
223 Buckingham Road		4. Borrower may premay require that any (ii) be in the amount principal. Any partial shall not postpone to such installments, upontified by a notice thereon shall at once shall not be less that exercise this option to life suit is brought to cand expenses of suit 6. Borrower shall prinstallment not rece 7. Presentment, not guarantors and endo sureties, guarantors and endo sureties, guarantors and endo sureties, guarantors and endo sureties to the Note Haddress as may have 9. The indebtednes attached rider ("Motis made to said Mor	pay the principal amount outsipartial prepayments (i) be made of that part of one or more montal prepayment shall be applied and due date of any subsequent raless the Note Holder shall other to Borrower, the entire principle of the due and payable at the note that they (30) days from the date of accelerate during any default be offer this Note, the Note Holder, including, but not limited to, any to the Note Holder a late wed by the Note Holder within ice of dishonor, and protest resers hereof. This Note shall be independently address stated below the Note Holder. Any notice to older at the address stated in the been designated by notice to see tigage") of even date, with terminage for additional rights as to	tanding in whole or in part. The New on the date monthly installments which would be apagainst the principal amount outstanonthly installment or change the nerwise agree in writing. paid when due and remains unpaid pal amount outstanding and accrupation of the Note Holder. The day Borrower regardless of any prior for shall be entitled to collect all reasonable attorney's fees. charge of five (5%) percent of any fifteen (15) days after the installmare hereby waived by all makers the joint and several obligation of any pron them and their successors a shall be given by mailing such notice, or to such other address as Borrower. cured by a Renegotiable Rate More acceleration of the indebtedness even of the indebt	are due and oplicable to anding and amount of lafter a date red interest te specified dolder may orbearance. onable costs ay monthly ment is due. as, sureties, all makers, and assigns. The addressed grower may realling such to such other argage with the reference widenced by
		223 Buckingham Ro	 ad	jim S. Elare	

4328 RV.23

ហ

SEP 2 5 1980 at 3:22 P.M.

DATED September 19, 1980

9555