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## NOTE

(Renegotiable Rate Note)

	(Kenegonaui	C Rate Note)	
ſ	\$ _55,100.00	Greenville S	outh Carolina
l		September 26	, 19_80_
Thousand	FOR VALUE RECEIVED, the undersigned ("Borro SAVINGS AND LOAN ASSOCIATION, GREENVILLE, So One Hundred and No/100 Dollars, with in Note at the Original Interest Rate of 10.875 percaperation Term"). Principal and interest shall be payable at Greenville, South Carolina or so consecutive monthly installments of Five Hundred Dollars (\$519.54 ), on the first day of each the first day of), on the first day of each the first day of, 19.84 (end of	terest on the unpaid principal balance from tent per annum until 3-1-84 (e Fidelity Federal Savings and uch other place as the Note Holder may design Mineteen and 54/100 month beginning March 1 1 11 11 11 11 11 11 11 11 11 11 11 1	al sum of Elity-Five the date of this end of "Initial Loan Association, gnate, in equal  9 81 , until attire balance of
	principal, interest and all other indebtedness owed by Bor At the end of the Initial Loan Term and on the same da Renewal Loan Term thereafter, this Note shall be autor conditions set forth in this Note and subject Mortgage, unfull. The Borrower shall have the right to extend the three years each at a Renewal Interest Rate to be deat least ninety (90) days prior to the last day of the Initial Renewal Loan Term ("Notice Period For Renewal"), in This Note is subject to the following provisions	ythree calendar years from the matically renewed in accordance with the entire indebtedness evidenced by this is. Note for Renewal Latermined by the Note Holder and disclosed to Loan Term or Renewal Loan Term, except accordance with the provisions hereof.	he end of each covenants and Note is paid in oan Terms of o the Borrower
	1. The interest rate for each successive Renewal decreasing the interest rate on the preceeding Le Average Mortgage Rate Index For All Major I published prior to ninety days preceeding the con and the Original Index Rate on the date of closing a successive Loan Term shall not be increased or d the interest rate in effect during the previous L Original Interest Rate set forth hereinabove.	oan Term by the difference between the Na Lenders ("Index"), most recently annound nmencement of a successive Renewal Loan g. Provided, however, the Renewal Interest R ecreased more than 1.50 percen	ntional ced or Term, ate for nt from
	<ol><li>Monthly mortgage principal and interest particle determined as the amount necessary to amortize the beginning of such term over the remainder of determined for such Renewal Loan Term.</li></ol>	he outstanding balance of the indebtedness of the mortgage term at the Renewal Interes	due at st Rate
	3. At least ninety (90) days prior to the end of the for the Final Renewal Loan Term, the Borrower Interest Rate and monthly mortgage payment w Term in the event the Borrower elects to extindebtedness due at or prior to the end of any terr Note shall be automatically extended at the Ren Term, but not beyond the end of the last Renew	shall be advised by Renewal Notice of the Re hich shall be in effect for the next Renewal tend the Note. Unless the Borrower repa n during which such Renewal Notice is give ewal Interest Rate for a successive Renewal	enewal I Loan ays the en, the
	4. Borrower may prepay the principal amount of may require that any partial prepayments (i) be no (ii) be in the amount of that part of one or more material principal. Any partial prepayment shall be applicable that the properties of any subsequences are the such installments, unless the Note Holder shall	nade on the date monthly installments are d nonthly installments which would be applic ied against the principal amount outstandin ent monthly installment or change the amo lotherwise agree in writing.	ue and able to ng and ount of
	5. If any monthly installment under this Note is specified by a notice to Borrower, the entire prothereon shall at once become due and payable at shall not be less than thirty (30) days from the exercise this option to accelerate during any defaulf suit is brought to collect this Note, the Note Heand expenses of suit, including, but not limited	incipal amount outstanding and accrued in the option of the Note Holder. The date specified at the Solder and the Holder and the Holder and prior forbert and prior forbert and the specified and prior forbert and the specified an	nterest ecified er may arance. le costs
	6. Borrower shall pay to the Note Holder a installment not received by the Note Holder wing. Presentment, notice of dishonor, and proguarantors and endorsers hereof. This Note shall be bit of the shall be been decreased.	thin fifteen (15) days after the installment test are hereby waived by all makers, st II be the joint and several obligation of all n inding upon them and their successors and a	is due. ureties, nakers, ssigns.
	8. Any notice to Borrower provided for in this N to Borrower at the Property Address stated be designate by notice to the Note Holder. Any notice notice to the Note Holder at the address stated is address as may have been designated by notice	clow, or to such other address as Borrowe e to the Note Holder shall be given by mailin n the first paragraph of this Note, or at sucl to Borrower.	er may ng such h other
	<ol> <li>The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with te is made to said Mortgage for additional rights a this Note, for definitions of terms, covenants an</li> </ol>	erm ending <u>2-1-2011</u> , and related as to acceleration of the indebtedness eviden	ference
	Lot l, Gillin Drive, Gillin Place	BY CO Circles	
	Mauldin, South Carolina 29662	BY: (yce) Polint	
	Property Address	(Individually)	