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## NOTE

FOR VALUE RECEIVED, the undersigned ("Botrower") promise (s) to pay FIDELITY FEDELS AVINGS AND LOAN ASSOCIATION, GREENVILLE SOUTH CAROLINA, or order, the principal form of the first of the payable at the Original Interest Rate of 10.875 percent per annum until NOV 1083 (Greenville, South Carolina or such other place as the Note Holder may deiral consecutive monthly installments of Three Hundred Fifty-three and 59/100. Dollars (\$\frac{3}{2}\frac{5}	E.a.:
FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay FIDELITY FEDE SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH CAROLINA, or order, the principan of the principan of the principal property of the principal saving of the payable at Fidelity Federal Saving, Greenville, South Carolina or such other place as the Note Holder may deign consecutive monthly installments of Three Hundred Fifty-three and 59/106 pollars (\$\frac{353.59}{353.59}\), on the first day of Saving of Saving of the first day of Saving	edate of this of "Initial & Loan, ate, in equal 80, until re balance of and payable, e end of each ovenants and ote is paid in an Terms of the Borrower
Note at the Original Interest Rate of 10.875 percent per annum until Nov 1 1983 percen	edate of this of "Initial & Loan, ate, in equal 80, until re balance of and payable, e end of each ovenants and ote is paid in an Terms of the Borrower
may require that any partial prepayments (i) be made on the date monthly installments are due (ii) be in the amount of that part of one or more monthly installments which would be applical principal. Any partial prepayment shall be applied against the principal amount outstanding shall not postpone the due date of any subsequent monthly installment or change the amous 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 specified by a notice to Borrower, the entire principal amount outstanding and accrued in thereon shall at once become due and payable at the option of the Note Holder. The date spec shall not be less than thirty (30) days from the date such notice is mailed. The Note Holder exercise this option to accelerate during any default by Borrower regardless of any prior forbear If suit is brought to collect this Note, the Note Holder shall be entitled to collect all reasonable and expenses of suit, including, but not limited to, reasonable attorney's fees.  6. Borrower shall pay to the Note Holder a late charge of five (5%) percent of any mo installment not received by the Note Holder within fifteen (15) days after the installment is  7. Presentment, notice of dishonor, and protest are hereby waived by all makers, sur guarantors and endorsers hereof. This Note shall be the joint and several obligation of all ma sureties, guarantors and endorsers, and shall be binding upon them and their successors and as  8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addr to Borrower at the Property Address stated below, or to such other address as Borrower designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing notice to the Note Holder at the address stated in the first paragraph of this Note, or at such address as may have been designated by notice to Borrower.  9. The indebtedness evidenced by this Note is secured by	onal ed or ferm, te for from in the  all be tue at Rate  Accept tewal Loan solder e and ble to g and int of a date terest cified r may cance. e costs  onthly sodue. reties, akers, signs. ressed r may g such other  with erence ced by

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