NOTE

(Renegotiable Rate Note)

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\$ 66,8	300.00	Greenville	, South Carolina
		November 7	<u></u> , 19 <u>80</u>
Thousand Eight Note at the Original	Hundred Dollars, wit ginal Interest Rate of 10.875	Borrower") promise (s) to pay FIDELI'S. E. SOUTH CAROLINA, or order, the hinterest on the unpaid principal balance percent per annum until May 1, 1 le at Fidelity Federal Sa	principal sum of STACY STA ce from the date of this .984 (end of "Initial
Asso	ociation	or such other place as the Note Holder m dred Twenty-Nine and 86/1	nay designate, in equal 00
Dollars (\$62 the first day of _	29.86), on the first day of	each month beginningMay_l d of "Initial Loan Term"), on which da	, 1981, until te the entire balance of
At the end of the Renewal Loan	he Initial Loan Term and on the sam Term thereafter, this Note shall be a	y Borrower to the Note Holder, if any, sha ne day <u>three</u> calendar years automatically renewed in accordance w	s from the end of each ith the covenants and
full. The Borre three year	ower shall have the right to extend ars each at a Renewal Interest Rate to b	be determined by the Note Holder and dis	newal Loan Terms of sclosed to the Borrower
Renewal Loan	(90) days prior to the last day of the It Term ("Notice Period For Renewal" Tote is subject to the following provi	nitial Loan Term or Renewal Loan Ter "), in accordance with the provisions h sions:	m, except for the final ereof.
decreas	sing the interest rate on the preceedir	ewal Loan Term shall be determined by ng Loan Term by the difference betweer	i the National
Average	e Mortgage Rate Index For All Ma	ijor Lenders ("Index"), most recently	announced or
and the	e Original Index Rate on the date of clo	e commencement of a successive Renew osing. Provided, however, the Renewal Ir	nterest Rate for
a succes	ssive Loan Term shall not be increased	dordecreased more than 1.50 % outs Loan Term nor more than five per	_percent from teent from the
Origin	al Interest Rate set forth hereinabove	e.	
2. Mor	nthly mortgage principal and intere	est payments for each Renewal Loan tize the outstanding balance of the inde	Term shall be bredness due ar
the beg determ	ginning of such term over the remain nined for such Renewal Loan Term.	der of the mortgage term at the Renewa	al Interest Rate
for the	Final Renewal Loan Term, the Borro	of the Initial Loan Term or Renewal Loa ower shall be advised by Renewal Notice	of the Renewal
Interes Term	st Rate and monthly mortgage payme	ent which shall be in effect for the next o extend the Note. Unless the Borroy	Renewal Loan wer repays the
indebt	edness due at or prior to the end of an	y term during which such Renewal Not	ice is given, the
Tenn,	, but not beyond the end of the last I	Renewal Interest Rate for a successive Renewal Loan Term provided for herei	n.
may re	equire that any partial prepayments (i	ount outstanding in whole or in part. The interest of the date monthly installment.	ents are due and
(ii) be	in the amount of that part of one or m	ore monthly installments which would l applied against the principal amount o	be applicable to utstanding and
shall i such i	not postpone the due date of any sub installments, unless the Note Holder	sequent monthly installment or change shall otherwise agree in writing.	the amount of
specifi	ied by a notice to Borrower, the enti	ote is not paid when due and remains un re-principal amount outstanding and a	accrued interest
thereo	on shall at once become due and paya	ible at the option of the Note Holder. The the date such notice is mailed. The No	ie date specified ore Holder may
exerci	ise this option to accelerate during any	default by Borrower regardless of any pr	ior forbearance.
If suit and c	t is brought to collect this Note, the Nexpenses of suit, including, but not li	ote Holder shall be entitled to collect all i imited to, reasonable attorney's fees.	reasonable costs
6. Bo	prower shall pay to the Note Hold	ler a late charge of five (5%) percent o	of any monthly
		der within fifteen (15) days after the ins d-protest-are-hereby waived by all m	
guara	antors and endorsers hereof. This Not	te shall be the joint and several obligatio	on of all makers,
surcti 8 An	ies, guarantors and endorsers, and shall by notice to Borrower provided for in t	If be binding upon them and their success this Note shall be given by mailing such	notice addressed
to Bo	orrower at the Property Address stat	ted below, or to such other address as	Borrower may
notice	mate by notice to the Note Holder. Any he to the Note Holder at the address si less as may have been designated by m	notice to the Note Holder shall be given ated in the first paragraph of this Note, otice to Borrower.	or at such other
9. 11	he indebtedness evidenced by this N	Note is secured by a Renegotiable Rate	Mortgage with
attached rider ("Mortgage") of even date, with term ending April 1, 2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.			
		WILLIAM E. SMITH, LT	rd.
Ro	t 240, Bayberry Road	President	mitts pres.
Gr	eer, S. C. 29651 Property Address	William E. Smith,	individually
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JULY, 1/80

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