(Renegotiable Rate Note)

	s <u>37,500.00</u>	Greenville	, South Carolina
		August 1	, 19_80
	1 (4) Decree (2)	promise (s) to pay FID	DELITY FEDERAL
	FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay FIDELITY FEDERAL SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH CAROLINA, or order, the principal sum of Thirt		
even	Thougand Five Hundred Dollars with interest of	an th <i>e</i> upposid principal b	alance from the date of this
	Note at the Original Interest Rate of 10.875 percent per Loan Term"). Principal and interest shall be payable at Off South Carolina or such of	rannum until <u>sept.</u> ice of lender i	in Greenville,
	South Carolina or such of	her place as the Note Hole	der may designate, in equal
	consecutive monthly installments of Three Hundred F Dollars (\$ 353.62), on the first day of each month	heainning Septem	aber 1 19 80 until
	the Grader of September 19 83 (end of Initial	ai Loan Tenn 7, on war	H date the chine balance of
	principal interest and all other indebtedness owed by Bottower	to the Note Holder, it an	y, shan be due and payable.
	At the end of the Initial Loan Term and on the same day Renewal Loan Term thereafter, this Note shall be automatical	olly renewed in accordan	years from the end of each
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	full. The Rozzower shall have the right to extend this NO	te for	- Kenewai Loan Terms or
	three years each at a Renewal Interest Rate to be determined teast ninety (90) days prior to the last day of the Initial Loan	n Term or Renewal Loa	n Term, except for the final
	Renewal Loan Term ("Notice Period For Renewal"), in acco	ordance with the provision	ons hereof.
	This Note is subject to the following provisions:		
	1. The interest rate for each successive Renewal Loan decreasing the interest rate on the preceeding Loan T	Term shall be determin Form by the difference be	led by increasing or tween the National
	Average Mortgage Rate Index For All Major Lendo	ers ("Index"), most rece	ntly announced of
	published prior to ninety days preceeding the commen	icement of a successive K	enewai Loan Term,
	and the Original Index Rate on the date of closing. Pro- a successive Loan Term shall not be increased or decrea	vided, however, the Kene sed more than 1.50	percent from
	the interest rate in effect during the previous Loan	Term nor more than fi	
	Original Interest Rate set forth hereinabove.		
	2. Monthly mortgage principal and interest payme determined as the amount necessary to amortize the or	nts for each Renewal I	.oan Term snan be e indebredness due at
	the beginning of such term over the remainder of the	mortgage term at the R	enewal Interest Rate
	determined for such Renewal Loan Term.		
	3. At least ninety (90) days prior to the end of the Initi for the Final Renewal Loan Term, the Borrower shall	ial Loan Term or Renewa The advised by Renewal N	n Loan Term, except You'ce of the Renewal
	Interest Rate and monthly mortgage payment which	shall be in effect for the	next Kenewal Loan
	Term in the event the Borrower elects to extend	the Note. Unless the i	BOHOWEL REPLYS THE
	indebtedness due at or prior to the end of any term du Note shall be automatically extended at the Renewa	ring which such Kenewa I Interest Rate for a succ	essive Renewal Loan
	Term, but not beyond the end of the last Renewal	Loan Term provided to:	herein.
	4 Romower may prepay the principal amount outst	landing in whole or in p	art. The Note Holder
	may require that any partial prepayments (i) be made (ii) be in the amount of that part of one or more mont	e on the date monthly his bly installments which w	rould be applicable to
	principal. Any partial prepayment shall be applied a	against the principal amo	ount outstanding and
	shall not postpone the due date of any subsequent r	monthly installment or c	hange the amount of
	such installments, unless the Note Holder shall oth 5. If any monthly installment under this Note is not	naid when due and rema	ins unpaid after a date
	specified by a notice to Borrower, the entire princi	pal amount outstanding	g and accrued interest
	thereon shall at once become due and payable at the	ecotion of the Note Hold	ier. I ne date specified
	shall not be less than thirty (30) days from the date exercise this option to accelerate during any default	or Rollower regardless or	any prioriorbearance.
	If suit is brought to collect this Note, the Note Hold	er shall be entitled to coll	ect an reasonable costs
	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 monthly installment not received by 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, and 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	g such notice addressed
	to Romower at the Property Address stated below	w, or to such other add	tess as borrower may
	designate by notice to the Note Holder. Any notice to notice to the Note Holder at the address stated in t	o the Note Holder shall be	egiven by maining such
	address as may have been designated by notice to	Borrower.	7.10.1., 0. 2. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.
	a The induted and depend by this Vote is so	ecured by a Renegotiable	e Rate Mortgage with
	attached rider ("Mortgage") of even date, with term is made to said Mortgage for additional rights as t	nending Ruguse 27	and reference
	this Note, for definitions of terms, covenants and	conditions applicable to	o this Note.
		1. Newen Water	
	· · · · · · · · · · · · · · · · · · ·	J _J . Steven Matt	ox, Individually
l	Unit 3, Wildaire Condominiums Edwards Road, Greenville, SC		y-in-ract for
		William C. Mat	tox
	Property Address	William C. Walto	by J. Hunllattop
	EXHIBIT "A" TO RENEGO	IABLE RATE MORTGAGE	his attory in fact
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JULY, 1980