## NOTE

(Renegotiable Rate Note)

	(Renegotiable Rate From)	
\$30,000.00	Greenville	, South Carolina
		July 31, 19 80
Thirty Thousand and 00/1  Note at the Original Interest Rate of 1  Loan Term"). Principal and interest sh 101 E Washington St. Gre  consecutive monthly installments of	dersigned ("Borrower") promise (s) to pay GREENVILLE, SOUTH CAROLINA, or of Oscillars, with interest on the unpaid princi 0.875 percent per annum until 2— all be payable at Fidelity Federenville or such other place as the Note Two Hundred Eighty—two and the first day of each month beginning Sep 19—83 (end of "Initial Loan Term"), on these owed by Borrower to the Note Holder and on the same day cale of shall be automatically renewed in according to the Mortgage, until the entire indebtedness	rider, the principal sum of
at least ninety (90) days prior to the las Renewal Loan Term ("Notice Period This Note is subject to the fol		der and disclosed to the Borrower  Loan Term, except for the final  ovisions hereof.
decreasing the interest rate on Average Mortgage Rate Index published prior to ninety days and the Original Index Rate on a successive Loan Term shall not the interest rate in effect durity Original Interest Rate set fort		ice between the National t recently announced or ive Renewal Loan Term, Renewal Interest Rate for
determined as the amount nece the beginning of such term ov determined for such Renewal		of the indebtedness due at he Renewal Interest Rate
for the Final Renewal Loan T Interest Rate and monthly mo Term in the event the Born indebtedness due at or prior to Note shall be automatically e Term, but not beyond the en	or to the end of the Initial Loan Term or Re erm, the Borrower shall be advised by Rene ortgage payment which shall be in effect for ower elects to extend the Note. Unless o the end of any term during which such Re extended at the Renewal Interest Rate for a d of the last Renewal Loan Term provide	wal Notice of the Renewal or the next Renewal Loan the Borrower repays the enewal Notice is given, the successive Renewal Loan and for herein.
may require that any partial p (ii) be in the amount of that p principal. Any partial prepay shall not postpone the due d such installments, unless the	principal amount outstanding in whole or orepayments (i) be made on the date monthle art of one or more monthly installments who ment shall be applied against the principa ate of any subsequent monthly installments. Note Holder shall otherwise agree in writers.	ly installments are due and lich would be applicable to lamount outstanding and torchange the amount of liting.
specified by a notice to Borr thereon shall at once become shall not be less than thirty exercise this option to acceler If suit is brought to collect th and expenses of suit, includ	t under this Note is not paid when due and rower, the entire principal amount outstared and payable at the option of the Note (30) days from the date such notice is mail ate during any default by Borrower regardle is Note, the Note Holder shall be entitled to ing, but not limited to, reasonable attorned	nding and accrued interest Holder. The date specified led. The Note Holder may ess of any prior forbearance. o collect all reasonable costs ey's fees.
installment not received by 7. Presentment, notice of	he Note Holder a late charge of five (5%) the Note Holder within filteen (15) days a dishonor, and protest are hereby waived reof. This Note shall be the joint and sever	ifter the installment is due. d-by-all-makers, sureties,
sureties, guarantors and endo 8. Any notice to Borrower p to Borrower at the Propert designate by notice to the No notice to the Note Holder as	orsers, and shall be binding upon them and to rovided for in this Note shall be given by many by Address stated below, or to such other the Holder. Any notice to the Note Holder shall the address stated in the first paragraph of esignated by notice to Borrower.	their successors and assigns. ailing such notice addressed address as Borrower may all be given by mailing such
<ol> <li>The indebtedness evider attached rider ("Mortgage" is made to said Mortgage for this Note, for definitions or</li> </ol>	nced by this Note is secured by a Renego of even date, with term ending <u>August</u> or additional rights as to acceleration of the ferms, covenants and conditions applications.	<u>1,2010</u> , and reference e indebtedness evidenced by
John A. Minin	John Paul	McGaire
201 Ane Street Extn. Propens Addiess	,Greer,SC	

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