## NOTE

(Renegotiable Rate Note)

<b>5</b> 75,150.00	Greenville	, South Carolina
•	August 8,	, 1980
FOR VALUE RECEIVED, the undersigned ("Borrower" SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUTH Five Thousand one Hundred Holleds, with interest Note at the Original Interest Rate of 10.875 percent policy Loan Term"). Principal and interest shall be payable at, or such of consecutive monthly installments of, or such of consecutive monthly installments of, or the first day of each month of the first day of, on the first day of each month of the first day of, on the first day of each month of the end of the Initial Loan Term and on the same day Renewal Loan Term thereafter, this Note shall be automatic conditions set forth in this Note and subject Mortgage, until the full. The Borrower shall have the right to extend this Note there— years each at a Renewal Interest Rate to be determed at least ninety (90) days prior to the last day of the Initial Loan Renewal Loan Term ("Notice Period For Renewal"), in according to the interest rate for each successive Renewal Loan decreasing the interest rate on the preceeding Loan Average Mortgage Rate Index For All Major Lendon.	promise (s) to pay FIDELITY I CAROLINA, or order, the print on the unpaid principal balance for annum until Feb. 1, 19 Idelity Federal Savint ther place as the Note Holder may Eight and 60/100——— Ith beginning February laid Loan Term"), on which date to the Note Holder, if any, shall three calendar years from the indebances evidenced by the Note Holder and disclosure for Fine Renewal Loan Term, ordance with the provisions here the Carolina of the difference between the Carolina of the difference between the Carolina of the Carolina of the Carolina of the Carolina of the difference between the Carolina of the Caroli	reparts of Seventy of the date of this 184 end of "Initial 195 and Loan designate, in equal 1981, until he entire balance of bedue and payable, om the end of each the covenants and this Note is paid in real Loan Terms of osed to the Borrower, except for the final eof.
published prior to ninety days preceeding the comme and the Original Index Rate on the date of closing. Pro a successive Loan Term shall not be increased or decrethe interest rate in effect during the previous Loan Original Interest Rate set forth hereinabove.	ncement of a successive Renewal ovided, however, the Renewal Inte ased more than three	rest Rate for percent from the
<ol> <li>Monthly mortgage principal and interest paym determined as the amount necessary to amortize the of the beginning of such term over the remainder of the determined for such Renewal Loan Term.</li> <li>At least ninety (90) days prior to the end of the Inition the Final Renewal Loan Term, the Borrower shall</li> </ol>	e mortgage term at the Renewal tial Loan Term or Renewal Loan the advised by Renewal Notice of	Interest Rate Term, except The Renewal
Interest Rate and monthly mortgage payment which Term in the event the Borrower elects to extend indebtedness due at or prior to the end of any term de Note shall be automatically extended at the Renewal Term, but not beyond the end of the last Renewal	h shall be in effect for the next R I the Note. Unless the Borrowe uring which such Renewal Notice al Interest Rate for a successive R Loan Term provided for herein	enewar Eddi er repays the e is given, the enewal Loan
4. Borrower may prepay the principal amount outer may require that any partial prepayments (i) be mad (ii) be in the amount of that part of one or more mon principal. Any partial prepayment shall be applied shall not postpone the due date of any subsequent such installments, unless the Note Holder shall on 5. If any monthly installment under this Note is no	the on the date monthly installment they installments which would be against the principal amount ou monthly installment or change therwise agree in writing.	eapplicable to tstanding and the amount of
specified by a notice to Borrower, the entire prince thereon shall at once become due and payable at the shall not be less than thirty (30) days from the day exercise this option to accelerate during any default. If suit is brought to collect this Note, the Note Hold and expenses of suit, including, but not limited to the Note Holder a lay	apal amount outstanding and acte option of the Note Holder. The te such notice is mailed. The Note by Borrower regardless of any prider shall be entitled to collect all reo, reasonable attorney's fees.	e date specified te Holder may or forbearance. casonable costs
installment not received by the Note Holder with 7. Presentment, notice of dishonor, and protes guarantors and endorsers hereof. This Note shall suretics, guarantors and endorsers, and shall be bine 8. Any notice to Borrower provided for in this Not to Borrower at the Property Address stated belo designate by notice to the Note Holder. Any notice to the Note Holder at the address stated in address as may have been designated by notice to 9. The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with term is made to said Mortgage for additional rights as this Note, for definitions of terms, covenants and	st are hereby waived by all made the joint and several obligation ding upon them and their successe te shall be given by mailing such now, or to such other address as to the Note Holder shall be given by the first paragraph of this Note, of Borrower.  Secured by a Renegotiable Rate mending February 1, 15, to acceleration of the indebtedne	ahmeners due.  akers, sureties, a of all makers, ors and assigns.  otice addressed  Borrower may oy mailing such or at such other  Mortgage with 284nd reference ass evidenced by
tills rote, for definitions of terms, to terms and	THE VISTA CO., INC.	
Lot 220 Saddle Tree Court	BY: Ne Been	<u> </u>
Greer, S. C. 29651 Property Address	Loyd G. Boyer, Indi	vidually

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