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## NOTE

(Renegotiable Rate Note)

	•	(Mingonable Mare 11011)	
	\$ 43,200.00	Greenville	, South Carolina
		September-8-	, 19_80
	CAVICAC AND TABLES AND REAL REST. C.	rsigned ("Borrower") promise (s) to pay FIDE REENVILLE, SOUTH CAROLINA, or order, the	IC INIIR IDAL SUIL VI ADEVI
Three	Thousand Two Hundred & No. 16 Note at the Original Interest Rate of Loan Term"). Principal and interest sha Association, Greenvil consecutive monthly installments of Dollars (\$ 407.34 ), on the first day of No. 2010 here of the first day of Louis h	Milars, with interest on the unpaid principal bald 10.875 percent per annum until 10.801 libe payable at 11. Fidelity Federal Sile S.C. pr such other place as the Note Holder Four Hundred Seven and 34/100 lists day of each month beginning Novil 10.83 (end of "Initial Loan Term"), on which	ance from the date of this 1,198 and 10 an amay designate, in equal, 1980, until date the entire balance of shall be due and payable.
- -	Renewal Loan Term thereafter, this Not conditions set forth in this Note and subjetual. The Borrower shall have the right three years each at a Renewal Interest least of the last of the	on the same daythree calendar ye e shall be automatically renewed in accordance of Mortgage, until the entire indebtedness evident to extend this Note fornine Rest Rate to be determined by the Note Holder and lay of the Initial Loan Term or Renewal Loan Ter Renewal"), in accordance with the provisions wing provisions:	red by this Note is paid in tenewal Loan Terms of disclosed to the Borrower Term, except for the final
	I. The interest rate for each succedecreasing the interest rate on the Average Mortgage Rate Index I published prior to minety days proand the Original Index Rate on the a successive Loan Term shall not the interest rate in effect during Original Interest Rate set forth I	essive Renewal Loan Term shall be determined be preceeding Loan Term by the difference between All Major Lenders ("Index"), most recentle eceeding the commencement of a successive Renewal be increased or decreased more than 1,50%, the previous Loan Term nor more than live preceinabove.	ren the National y announced or wal Loan Term, Interest Rate for percent from percent from the
5	determined as the amount necessor the beginning of such term over determined for such Renewal Lo	and interest payments for each Renewal Loan ary to amortize the outstanding balance of the incention the remainder of the mortgage term at the Renewan Term.	sebledness due at wal Interest Rate
	for the Final Renewal Loan Term Interest Rate and monthly mortg Term in the event the Borrow indebtedness due at or prior to th Note shall be automatically exte	to the end of the Initial Loan Term or Renewal Loan, the Borrower shall be advised by Renewal Noticing the Borrower shall be advised by Renewal Noticing payment which shall be in effect for the newer elects to extend the Note. Unless the Borrower elects to extend the Note. Unless the Borrower elects to extend the Note. Unless the Borrower elects to extend the Borrower elects to the Borrower elects and the Renewal Interest Rate for a successival the last Renewal Loan Term provided for her	ce of the Renewal At Renewal Loan Ower repays the Otice is given, the Renewal Loan rein.
	may require that any partial prepartial prepartial prepartial performs of that partial principal. Any partial prepayme shall not postpone the due date such installments, unless the No	ncipal amount outstanding in whole or in part.  becayments (i) be made on the date monthly installs  of one or more monthly installments which would  nt shall be applied against the principal amount  of any subsequent monthly installment or chang  the Holder shall otherwise agree in writing.	ments are due and d be applicable to coutstanding and ge the amount of
	5. If any monthly installment up specified by a notice to Borrow thereon shall at once become du shall not be less than thirty (30) exercise this option to accelerate If suit is brought to collect this N and expenses of suit, including	nder this Note is not paid when due and remains user, the entire principal amount outstanding and e and payable at the option of the Note Holder. It days from the date such notice is mailed. The latering any default by Borrower regardless of any place, the Note Holder shall be entitled to collect all, but not limited to, reasonable attorney's fees.	of accrued interest The date specified Note Holder may prior forbearance. It reasonable costs  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.		nstanment is due. makers, sureties, ion of all makers,
	8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addressed to Borrower at the Property Address stated below, or to such other address as Borrower may designate by notice to the Note Holder. Any notice to the Note Holder shall be given by mailing such notice to the Note Holder at the address stated in the first paragraph of this Note, or at such other address as may have been designated by notice to Borrower.		
	9. The indebtedness evidenced by this Note is secured by a Renegotiable Rate Mortgage wi attached rider ("Mortgage") of even date, with term ending 10ctch 1, 2010, and referen is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced this Note, for definitions of terms, covenants and conditions applicable to this Note.  JHJ CORPORATION		ness evidenced by
1	Lot 99, Berea Forest	By: Alongo M. President	De Brull
	Greenville, S.C.	Alonzo M. DeBruhl.	individually