NOTE

(Renegotiable Rate Note)

§ 51250.00	Greenville,	, South Carolina
	October 1	, 19 80
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 Dollars, with interest on the unpaid principal balance from the date of this		
Mole at the Original finerest react of		- \=
consecutive monthly installments of Four number 183.25	of each month beginning 4/1/ end of "Initial Loan Term"), on which date the	
At the end of the Initial Loan Term and on the sar Renewal Loan Term thereafter, this Note shall be conditions set forth in this Note and subject Mortga full. The Borrower shall have the right to extend the same of the sam	by Borrower to the Note Holder, if any, shall be me day calendar years from automatically renewed in accordance with a ge, until the entire indebtedness evidenced by and this Note for Renewable determined by the Note Holder and disclosing Initial Loan Term or Renewal Loan Term, (al''), in accordance with the provisions hereo	ee due and payable. on the end of each the covenants and this Note is paid in al Loan Terms of sed to the Borrower except for the final
This Note is subject to the following prov		reasing or
decreasing the interest rate on the preceed	newal Loan Term shall be determined by inc ing Loan Term by the difference between the	National
Average Mortgage Rate Index For All M	lajor Lenders ("Index"), most recently ann	ounced or
and the Original Index Rate on the date of cl	he commencement of a successive Renewal L. losing. Provided, however, the Renewal Intere	est Rate for
a successive Loan Term shall not be increase	ed or decreased more than 1.50% percentious Loan Term nor more than five percen	rcent from to from the
Original Interest Rate set forth hereinabor		t nom the
2. Monthly mortgage principal and inter	rest payments for each Renewal Loan Terr	n shall be
the beginning of such term over the remain	ortize the outstanding balance of the indebted nder of the mortgage term at the Renewal In	terest Rate
determined for such Renewal Loan Term.		
3. At least ninety (90) days prior to the end for the Final Renewal Loan Term, the Bori	of the Initial Loan Term or Renewal Loan Te rower shall be advised by Renewal Notice of th	e Renewal
Interest Rate and monthly mortgage paym	ent which shall be in effect for the next Rene	ewal Loan
indebtedness due at or prior to the end of ar	to extend the Note. Unless the Borrower in any term during which such Renewal Notice is	given, the
Note shall be automatically extended at th	e Renewal Interest Rate for a successive Rene	ewal Loan
Term, but not beyond the end of the last 4. Rorrower may prepay the principal amounts of the last and the principal amounts of the last and the principal amounts of the last and the last are the principal amounts of the last are the last	ount outstanding in whole or in part. The N	ote Holder
may require that any partial prepayments (i) be made on the date monthly installments a	re due and
(ii) be in the amount of that part of one or n principal. Any partial prepayment shall be	nore monthly installments which would be ap e applied against the principal amount outsta	pricable to Inding and
shall not postpone the due date of any sub	sequent monthly installment or change the	amount of
such installments, unless the Note Holder	r snam otnerwise agree in writing. Tote is not paid when due and remains unpaid	after a date
specified by a notice to Borrower, the enti-	ire principal amount outstanding and accru	ed interest
thereon shall at once become due and paya	able at the option of the Note Holder. The dat n the date such notice is mailed. The Note H	e specified Iolder mav
exercise this option to accelerate during any	; default by Borrower regardless of any prior fo	rbearance.
If suit is brought to collect this Note, the N and expenses of suit, including, but not l	ote Holder shall be entitled to collect all reaso imited to, reasonable attorney's fees.	nable costs
6. Borrower shall pay to the Note Hold	ler a late charge of five (5%) percent of an	y monthly
	der within fifteen (15) days after the installm d-protest are hereby waived by all makers	
guarantors and endorsers hereof. This Not	te shall be the joint and several obligation of a	all makers,
	II be binding upon them and their successors a	
to Borrower at the Property Address state	this Note shall be given by mailing such notice ted-below, or to such other address as Born	rower may
designate by notice to the Note Holder. Any	notice to the Note Holder shall be given by ma	ailing such
address as may have been designated by n	ated in the first paragraph of this Note, or at sotice to Borrower.	such office
9. The indebtedness evidenced by this N	Tote is secured by a Renegotiable Rate Mor	tgage with d reference
attached rider ("Mortgage") of even date, v is made to said Mortgage for additional ri	ghts as to acceleration of the indebtedness ev	idenced by
this Note, for definitions of terms, covens	ints and conditions applicable to this Note. DAV LDSON-VAUGHN. A GENE	ERAL PARTNERSHIP
	James W. Vaughn	- la
Lot 54, Baldwin Circle	Or: Mean Court	
Mauldin, S.C.	Me pour Davidson	gh.
Property Address	James W. Vaughn, Inc	11Viduarly
	TATAL	Davidson, idually
DATED		rangttl

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