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## NOTE

(Renegotiable Rate Note)

SOUR CALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay FIDELITY FEDERAL  FIRE SAND LOAN ASSOCIATION, GREEN'LL, SOUTH CAROLINA, or order, the principal sum of	SATUNES AND LOAN ASSOCIATION, GREENVILLE, SOUTH CAROLINA, or order, the principal sum of	(Menegonion 1	tate riote)	
FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay FIDELITY FEDERAL.  SAVINGS AND LOAN ASSOCIATION, GREEN'H, E. SOUTH CAROLINA, or order, the principal sum of FIFty-four Thousand' Odde' FIFTy And No. 100 (1984). With Texas on the unpaid principal balance from the date of this Note at the Original Interest Rate of 10.875 percent per annum until May 1, 1984 (end of "Initial Loan Term"). Principal and interest shall be payable at 101 E. Washington Street, Greenville, South Carolina  consecutive monthly installments of Five Hundred Ten and 60/100——————————————————————————————————	FOR VALUE RECEIVED, the undersigned ("Borrower") promise (s) to pay FIDELITY FEDERAL SAVINES AND LOAN ASSOCIATION, GREENVILLE, SQUTHE CARGLINA, or order, the principal sum of	\$54,150.00	Greenville	, South Carolina
Fifty-four Thousand office Fifty 180fal, with interest on the unpaid principal balance from the date of this Note at the Original Interest Rate of10.875percent per annum untilMay 11984(end of 'Initial Loan Term'). Principal and interest shall be payable at101 EMashington Street, Greenville	Firty-four Thousand Object 11 World North Milleress on the unpaid principal 1 along from the date of this Note at the Original Interest Rate of 10.815 percent per annum until 1 along 4 This list of 1 and 1 along 1 along 1 along 2 the More Indianal December 1 along 2 the More Indianal South Carol Ina 2 or such other place as the Note Holder may designate, it stays from constitutive monthly installments of Five Bundred Ten and 60/100 and 1 along 1 along 1 along 2 the Indianal South Carol Ina 2 or such other place as the Note Holder may designate, it stays to the Indianal South Carol Ina 3 along 2 the Indianal South Carol Ina 3 along 2 the Indianal South Carol Ina 3 along 2 the Indianal South Carol Ina 4 along 2 t		October 30	, 19 80
specified by a notice to Borrower, the entire principal amount outstanding and accrued interest thereon shall at once become due and payable at the option of the Note Holder. The date specified shall not be less than thirty (30) days from the date such notice is mailed. The Note Holder may exercise this option to accelerate during any default by Borrower regardless of any prior forbearance. If suit is brought to collect this Note, the Note Holder shall be entitled to collect all 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 bereof. This Note shall be the joint and several obligation of all makers,	8. Any notice to Borrower provided for in this Note shall be given by mailing such notice addressed	FOR VALUE RECEIVED, the undersigned ("Borrowe SAVINGS AND LOAN ASSOCIATION, GREENVILLE, SOUL FIFTY-FOUR Thousand Office 11 to 1875. percent Loan Term"). Principal and interest shall be payable at South Carolina on the Original Interest Rate of 10.875. percent Loan Term"). Principal and interest shall be payable at South Carolina on the first day of May 19.84 (end of "In principal, interest and all other indebtedness owed by Borrow At the end of the Initial Loan Term and on the same day Renewal Loan Term thereafter, this Note shall be automatonditions set forth in this Note and subject Mortgage, until full. The Borrower shall have the right to extend this three (3) years each at a Renewal Interest Rate to be deter at least ninety (90) days prior to the last day of the Initial Leenewal Loan Term ("Notice Period For Renewal"), in a This Note is subject to the following provisions:  1. The interest rate for each successive Renewal Loan Average Mortgage Rate Index For All Major Leenewal Englished prior to ninety days preceeding the command the Original Index Rate on the date of closing. It as successive Loan Term shall not be increased or determined as the amount necessary to amortize the the beginning of such term over the remainder of determined for such Renewal Loan Term.  3. At least ninety (90) days prior to the end of the Infor the Final Renewal Loan Term, the Borrower's Interest Rate and monthly mortgage payment white Term in the event the Borrower detects to extend indebtedness due at or prior to the end of any term Note shall be automatically extended at the Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but not beyond the end of the last Renewal Loan Term, but no	Greenville  October 30  Ter") promise (s) to pay FIDELITY TH CAROLINA, or order, the priest on the unpaid principal balance of the principal balance of the green annum until May 1, 198 101 E. Washington Street, nother place as the Note Holder may en and 60/100——————————————————————————————————	FEDERAL  ncipal sum of rom the date of this (end of "Initial Greenville, designate, in equal, 19.81, until the entire balance of be due and payable, om the end of each a the covenants and ythis Note is paid in val Loan Terms of osed to the Borrower, except for the final eof.  ncreasing or the National mounced or Loan Term, rest Rate for percent from the end of the Renewal Loan repays the enewal Loan repays the eis given, the enewal Loan Note Holder to a due and applicable to standing and the amount of hid after a date crued interest date specified en Holder may reforbearance, as onable costs any monthly liment is due. Kers, sureties, of all makers, of all makers,
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 with attached rider ("Mortgage") of even date, with term endingApril 1, 2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  BOR MAXWELL BUILDERS. INC.	INJU TWANDDU DVIDYDWA INVI	Lot 10, Buckingham Way, Windsor Oaks	BY: C. Marker	Jun
designate by notice to the Note Holder. Any notice to the Note Holder shall be given by maiting 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 Borrowet.  9. The indebtedness evidenced by this Note is secured by a Renegotiable Rate Mortgage with attached rider ("Mortgage") of even date, with term endingApril 1, 2011, and reference is made to said Mortgage for additional rights as to acceleration of the indebtedness evidenced by this Note, for definitions of terms, covenants and conditions applicable to this Note.  BOB MAXWELL BUILDERS, INC.		Property Address	-de Vage	