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NOTE

(Renegotiable Rate Note)

\$ 73,600.00	Greenville	, South Carolina
	September 16	, 1980_
SAVINGS AND LOAN ASSOCIATION, GITHER THOUSAND SIX HUNDERED Note at the Original Interest Rate of10 Loan Term"). Principal and interest shall Greenville, S. C. consecutive monthly installments of51 Dollars (\$. 693.98	signed ("Borrower") promise (s) to pay FIDELITY REENVILLE, SOUTH CAROLINA, or order, the pollars, with interest on the unpaid principal balance. 875 percent per annum until Oct. 1, 1 be payable at 101 East Washington or such other place as the Note Holder may hundred ninety three & 98/100 (irst day of each month beginning October 1 83 (end of "Initial Loan Term"), on which dat see wed by Borrower to the Note Holder, if any, shap the same day three (3) calendar years shall be automatically renewed in accordance with Mortgage, until the entire indebtedness evidenced to extend this Note for nine (9) Renewed to extend this Note for nine (9) Renewed to the Initial Loan Term or Renewal Loan Term Renewal"), in accordance with the provisions here	principal sum of Seventy refrom the date of this 1983 (end of "Initial Stree, ay designate, in equal 1980, until the entire balance of all be due and payable. Itom the end of each the the covenants and by this Note is paid in ewal Loan Terms of closed to the Borrower m, except for the final ereof.
published prior to ninety days prec and the Original Index Rate on the a successive Loan Term shall not be the interest rate in effect during t Original Interest Rate set forth he 2. Monthly mortgage principal a determined as the amount necessar	ceding the commencement of a successive Renewal date of closing. Provided, however, the Renewal Interceased or decreased more than	l Loan Term, terest Rate for percent from tent from the ferm shall be tedness due at
3. At least ninety (90) days prior to for the Final Renewal Loan Term, Interest Rate and monthly mortga Term in the event the Borrower indebtedness due at or prior to the Note shall be automatically extend Term, but not beyond the end of 4. Borrower may prepay the princ may require that any partial prepa (ii) be in the amount of that part of principal. Any partial prepayment	the end of the Initial Loan Term or Renewal Loan the Borrower shall be advised by Renewal Notice of ge payment which shall be in effect for the next R refects to extend the Note. Unless the Borrowe end of any term during which such Renewal Notice ded at the Renewal Interest Rate for a successive R the last Renewal Loan Term provided for herein ipal amount outstanding in whole or in part. The yments (i) be made on the date monthly installment one or more monthly installments which would be shall be applied against the principal amount out any subsequent monthly installment or change the	f the Renewal enewal Loan er repays the e is given, the enewal Loan . Note Holder ts are due and applicable to estanding and
such installments, unless the Note 5. If any monthly installment und specified by a notice to Borrower, thereon shall at once become due a shall not be less than thirty (30) d exercise this option to accelerate du If suit is brought to collect this Not and expenses of suit, including, b 6. Borrower shall pay to the No	e Holder shall otherwise agree in writing. The Holder shall otherwise agree in writing, the entire principal amount outstanding and account payable at the option of the Note Holder. The clays from the date such notice is mailed. The Note ing any default by Borrower regardless of any prior te, the Note Holder shall be entitled to collect all reach not limited to, reasonable attorney's fees, see Holder a late charge of five (5%) percent of some Holder within fifteen (15) days after the install of the Holder within fifteen (15) days after the install of the later the later the install of the later the install of the later the install of the later the later the later the install of the later the late	tid after a date crued interest date specified collect may reformance. Isonable costs
7. Presentment, notice of dishor guarantors and endorsers hereof. I sureties, guarantors and endorsers, 8. Any notice to Borrower provide to Borrower at the Property Add designate by notice to the Note Holonotice to the Note Holder at the address as may have been designate by attached rider ("Mortgage") of eve is made to said Mortgage for additional endorses and distributed the said mortgage for additional endorses and endors	nor, and protest are hereby waived by all mak this Note shall be the joint and several obligation of and shall be binding upon them and their successor d for in this Note shall be given by mailing such not dress stated below, or to such other address as B der. Any notice to the Note Holder shall be given by ldress stated in the first paragraph of this Note, or	eers, sureties, of all makers, s and assigns, tice addressed orrower may mailing such at such other ortgage with and reference evidenced by
302 Phillips Lane (Lot 8) Quail Ridge Subdiv Greer, S. C. 29651	Mazhar Mohiuddin	1 .
Property Address		

PATED September 16, 1980