NOTE

800x1520 PAGE 764

(Renegotiable Rate Note)

(mingo	O	1.	
\$ <u>45,000.00</u>	Greenvil	,	
	October	16	, 19 <u>80</u>
FOR VALUE RECEIVED, the undersigned ("SAVINGS AND LOAN ASSOCIATION, GREENVIL Forty-five Thousand & 00/100 Jars, w	th interest on the unusid princi	rder, the principal s nal balance from the	sum ot date of this
Note at the Original Interest Rate of 13 Loan Term"). Principal and interest shall be paya	percent per annum until Deble at <u>Fidelity Feder</u>	al Savings &	of "Initial Loan
Assoc Greenville, S. C. Four Hu	, or such other place as the Note ndred Ninety-seven	Holder may designa and 79/100	te, in equal
Dollars (\$ 497.79), on the first day of the first day of, 19_83 (expected to the first day of).	feach month beginningDec nd of "Initial Loan Term"), on	ember 1, 19 3	<u>30</u> , until e balance of
principal, interest and all other indebtedness owed be At the end of the Initial Loan Term and on the sar	y Borrower to the Note Holder.	if any, shall be due as	nd payable.
Renewal Loan Term thereafter, this Note shall be	automatically renewed in acco	rdance with the cov	enants and
conditions set forth in this Note and subject Mortgag	id this Note for <u> 9 -</u>	<u>-</u> Renewal Loan	1 Terms of
at least ninety (90) days prior to the last day of the l Renewal Loan Term ("Notice Period For Renewal	Initial Loan Term or Renewal	Loan Term, except f	or the final
This Note is subject to the following prov	isions:		
The interest rate for each successive Ren decreasing the interest rate on the preceeding	newal Loan Term shall be deter ng Loan Term by the differenc	mined by increasing e between the Nation	; or nal
Average Mortgage Rate Index For All M published prior to ninety days preceeding the	ajor Lenders ("Index"), most	recently announced	or
and the Original Index Rate on the date of cl a successive Loan Term shall not be increase	osing. Provided, however, the R	enewal Interest Rate	for
the interest rate in effect during the previ	ous Loan Term nor more that	n five percent from	
Original Interest Rate set forth hereinabov 2. Monthly mortgage principal and inter	est payments for each Renewa	al Loan Term shall	be
determined as the amount necessary to amo the beginning of such term over the remain	rtize the outstanding balance of	the indebtedness due	e at
determined for such Renewal Loan Term.			
3. At least ninety (90) days prior to the end of for the Final Renewal Loan Term, the Borr	ower shall be advised by Renewa	al Notice of the Renev	wal
Interest Rate and monthly mortgage paymer Term in the event the Borrower elects to	o extend the Note. Unless th	e Borrower repays	the
indebtedness due at or prior to the end of an Note shall be automatically extended at the	ly term during which such Rene e Renewal Interest Rate for a su	wal Notice is given, iccessive Renewal Lo	the oan
Term, but not beyond the end of the last last last last last last last last	Renewal Loan Term provided	for herein.	
may require that any partial prepayments (i) be made on the date monthly i	installments are due a	and
(ii) be in the amount of that part of one or m principal. Any partial prepayment shall be	applied against the principal a	mount outstanding a	and
shall not postpone the due date of any sub such installments, unless the Note Holder	sequent monthly installment o shall otherwise agree in writir	r change the amoun ng.	t oi
5. If any monthly installment under this N specified by a notice to Borrower, the enti	ote is not paid when due and ren	nains unpaid after a d	late rest
thereon shall at once become due and paya	ble at the option of the Note Ho	older. The date specil	fied
shall not be less than thirty (30) days from exercise this option to accelerate during any	default by Borrower regardless of	of any prior forbearar	nce.
If suit is brought to collect this Note, the No and expenses of suit, including, but not li			DSIS
6. Borrower shall pay to the Note Hold installment not received by the Note Hold	er a late charge of five (5%) p ler within fifteen (15) days after	ercent of any mont r the installment is d	hly lue.
7. Presentment, notice of dishonor, and	l protest are hereby waived b	y all makers, suret	ies,
guarantors and endorsers hereof. This Not sureties, guarantors and endorsers, and shal	l be binding upon them and thei	ir successors and assig	gns.
8. Any notice to Borrower provided for in to Borrower at the Property Address states	his Note shall be given by maili ed below, or to such other ad	ng such notice addres Idress as Borrower r	ised nay
designate by notice to the Note Holder. Any notice to the Note Holder at the address st	notice to the Note Holder shall b	be given by mailing s	uch
address as may have been designated by n	otice to Borrower.		
The indebtedness evidenced by this N attached rider ("Mortgage") of even date, w	rith term ending November	<u>1, ZUL</u> Yand refere	ence
is made to said Mortgage for additional ri- this Note, for definitions of terms, covena	gnts as to acceleration of the inc nts and conditions applicable	this Note.	t Uÿ
	Thomask. ((N84)	
60 Woodvale Avenue	/		
Greenville, S. C.	Elizabeth/W. Cro	Fil Cost	

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Property Address