## LONG, BLACK & GASTON CONDOMINIUM RIDER 8984 1597 434 280

**60** (

410

**O**•

num ni u dashir	8th day of March 19.83.,
THIS CONDOMINIUM RIDER IS made this	id and supplement a Mortgage, Deed of Trust or Deed to Secure Debt
and is incorporated into and shall be decined to all a	herewith, given by the undersigned (herein "Borrower") to secure
Regrover's Note to First National Ban	herewith, given by the undersigned (herein "Borrower") to secure k of South Carolina
(herein "Lender") an	d covering the Property described in the security historical
located at: Unit 65, Holly Town, Si	d covering the Property described in the Security Instrument and mpsonville, South Carolina
known as(Nam	Property Regime
(herein "Condominium	Project"). If the Owners Association or other governing body of the n") holds title to property for the benefit or use of its members or of Borrower's interest in the Owners Association and the proceeds of
Condominium Project (herein "Owners Associatio	of Borrower's interest in the Owners Association and the proceeds of
such interest.	the covenants and agreements made in the Security Instrument,
Borrower and Lender further covenant and agree as f	ollows:
Borrower and Lender further covenant and agreements Borrower shall promptly i	ollows: oay, when due, all assessments imposed by the Owners Association oay, each of regulations or other constituent documents of the Condo-
A. Assessments, borrows of the declaration, by-la	ws, code of regulations or other constituent documents of the Condo-
minium Project.	"master" or "blanket" policy, which is
B. Hazard Insurance. So long as the Owner	ers Association maintains a "master" or "blanket" policy, which is
s: isfactory in form to Lender, with a generally accep	oted insurance carrier on the Condominium Project and which provides
insurance coverage in such amounts, for such period	is, and against the
hazards included within the term "extended coverage	e", then: form Covenant 2 for the monthly payment to Lender of one-twelfth of
the premium installments for hazard insurance on the	e Property; and
(ii) Rorrower's obligation under Unifor	e Property; and m Covenant 5 to maintain hazard insurance coverage on the Property is the property is provided by the Owners Association policy.
(ii) Borrower's obligation under United deemed satisfied to the extent that the required cover	age is provided by the Owners Association policy.
Borrower shall give Lender prompt notice of a	the lieu of rectoration or repair following a loss to the
In the event of a distribution of hazard list	tallet process in the name of the Rossower are hereby assigned and shall
Property, whether to the unit or to common element	is, any such proceedings with the excess, if any, paid to Borrower.
be paid to Lender for application to the sums secure	by the actions as may be reasonable to insure that the Owners
C. Public Liability Insurance. Borrows:	all take such actions as may be reasonable to Lender. dicy acceptable in form, amount, and extent of coverage to Lender. and or claim for damages, direct or consequential, payable to Borrower in
Association maintains a public habity was a public habity and any awar	d or claim for damages, direct or consequential, payable to Borrower in
connection with any condemnation or other taking	of all or any part of the Property, whether of the unit or of the common pation, are hereby assigned and shall be paid to Lender. Such proceeds
elements, or for any conveyance in lieu of condemi	of all or any part of the Property, whether of the Lender. Such proceeds nation, are hereby assigned and shall be paid to Lender. Such proceeds as Security Instrument in the manner provided under Uniform Covenant
shall be applied by Lender to the sums secured by to	ic occurry and on
9. Borrower shall	I not, except after notice to Lender and with Lender's prior written
consent, either partition or subdivide the Property of	r consent to:
consent, either partition of subdivide the Property	of the Condominium Project, except for abandonment or termination
required by law in the case of substantial destruction	of the Condominum Project, except to dedicate on the case of a taking by condemnation or on by fire or other casualty or in the case of a taking by condemnation or
eminent domain;	Ludows or code of regulations of the Owners
(ii) any amendment to any provisio	n of the declaration, by-laws or code of regulations of the Owners
Association, or equivalent constituent documents of	a the Condominant 2 reject (
for the express benefit of Lender;	gement and assumption of self-management of the Condominium Project
(iii) termination of professional mana,	i delicad by
Owners Association; or	effect of rendering the public liability insurance coverage maintained by
the Owners Association unacceptable to Lender.	to be the terms of the Security Instrument,
F. Notice to Lender. In addition to notice	s required to be given Lender by the terms of the Security Instrument,
Borrower shall promptly give notice to Lender of	in material management include, but are not limited to,
and also of any amendment to a material provision	thereon 2 days wit owners in the Condominium Project;
those which provide for, govern or regulate: voting	such liens: the boundaries of any unit or the exclusive easement rights
assessments, assessment liens of subordination of	the common elements.
appertaining thereto; of reserves for maintenance,	ser's covenants and agreements hereunder, including the covenant to pay
	el may invoke any remarks
including, but not limited to, those provided under	Uniform Covenant 7.
IN WITNESS WHEREOF, Borrower has executed th	IS CONDOMINIUM RIGGE.
	Robert L. Mi Sealle
	KINPEN & I'll JEIN JE
	Robert L. McLeod, Jr.
	Polly M/ McLeod Stroker
	Part Avenue / MAT CAA
	BOITA MA MODEOR BILLOVE