## CONDOMINIUM RIDER

VOL 1695 PAGE 420

Ň

31

THIS CONDOMINIUM RIDER is made this	20th	day of	December	1984,
and it is a second and and shall be deemed to amend a	nd sunnl	lement a Mor	teage. Deed of Trust or De	ed to Secure Debt
(herein "Security Instrument") dated of even date her	ewith, g	iven by the	undersigned (herein "Bori	rower") + secure
(herein "Security Instrument") dated of even date her Borrower's Note to SOUTH CAROLINA FEDERAL SI	AVINGS	BANK		
(herein "Lender") and co	overing	the Property	described in the Security	y Instrument and
located at: Unit C-302 Court Ridge, 2601 Du	operty Add	riabe i Voi	W. M. COMMITTES SO	
The Property comprises a unit in, together with an undi known as Court Ridge Horizontal	Condomin	rty Key IIIK IIum Project)	# ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
therein "Condominium Proj	iect"). If	f the Owners	Association or other gove	erning body of the
Condominium Project (herein "Owners Association")	holds ti	itle to proper	rty for the benefit or use (	of its members or
shareholders, the Property shall also be comprised of B	lorrower	's interest in	the Owners Association at	nd the proceeds of
such interest.				
CONDOMINIUM COVENANTS. In addition to th	e coven	ants and ag	reements made in the Sec	curity instrument,
Borrower and Lender further covenant and agree as folio	)\S: 	11	smants imposed by the O	nunero Association
A. Assessments. Borrower shall promptly pay, pursuant to the provisions of the declaration, by-laws,	wnen a	regulations of	rother constituent docume	ents of the Condo-
	code of	regulations o	Office Constituent docum	ents of the condo
minium Project.  B. Hazard Insurance. So long as the Owners.	Associat	ion maintair	s a "master" or "blanket	" policy, which is
s: isfactory in form to Lender, with a generally accepted	insuran	ce carrier on	the Condominium Project	and which provides
insurance coverage in such amounts, for such periods, a	and again	nst such haza	irds as Lender may require	, including fire and
hazards included within the term "extended coverage",	hen:			
(i) Lender waives the provision in Uniform	n Covena	ant 2 for the	monthly payment to Lende	er of one-twelfth of
the aremium installments for hazard insurance on the Pr	roperty: a	and		
(ii) Borrower's obligation under Uniform C	Covenant	t 5 to maintair	n hazard insurance coverag	e on the Property is
deemed satisfied to the extent that the required coverage	is provid	led by the Uv	hers Association policy.	
Borrower shall give Lender prompt notice of any learning in the event of a distribution of hazard insurance	apse in s	uen requireo ede in lieu o	restoration or renair folk	owing a loss to the
Property, whether to the unit or to common elements, a	nv such	proceeds nav	able to Borrower are hereb	v assigned and shall
be paid to Lender for application to the sums secured by	v the Sec	proceeds pay	nent, with the excess, if any	, paid to Borrower.
C Public Lightlity Insurance, Borrower shall t	take suci	h actions as	may be reasonable to insu	re that the Owners
A esociation maintains a public liability insurance policy	acceptal	ble in form, a	mount, and extent of covera	age to Lender.
D. Condemnation The proceeds of any award or	r claim fe	or damages, (	irect or consequential, pay	able to portower in
connection with any condemnation or other taking of a	ll or anv	part of the P	roperty, whether of the uni	it or of the common
elements or for any conveyance in lieu of condemnation	on, are h	iereby assign	ed and shall be paid to Ler	iger. Such proceeds
shall be applied by Lender to the sums secured by the So	ecurity I	nstrument in	the manner provided under	Unitorm Covenant
9.		e altes sotio	a to Lender and with Let	nder's prior written
E. Lender's Prior Consent. Borrower shall no	и, excep	n aner none	e to tenuer and with ter	idet a prior written
consent, either partition or subdivide the Property or co (i) the abandonment or termination of the	he Cond	Iominium Pr	niect, except for abandonn	nent or termination
required by law in the case of substantial destruction by	v fire or :	other casualt	y or in the case of a taking	by condemnation or
aminent domain:				
(ii) any amendment to any provision of	f the de	claration, by	-laws or code of regulati	ons of the Owners
Association, or equivalent constituent documents of th	e Condo	minium Proj	ect (herein "Constituent De	ocuments") which is
for the express benefit of Lender.				
(iii) termination of professional managem	ent and a	assumption o	f self-management of the Co	ondominium Project
Owners Association; or			tt. E.Lilita inguesess son	erage maintained by
(iv) any action which would have the effe	ct of ren	idering the pi	iblic hability insulance cov	crage maintained by
the Owners Association unacceptable to Lender.  F. Notice to Lender. In addition to notices re-	anirad ta	n he given Le	onder by the terms of the S	Security Instrument.
Borrower shall promptly give notice to Lender of any	quiico ii material	amendment	to any provision of the Cor	nstituent Documents
and also of any amondment to a material provision the	ereof. E.x	amples of ma	iterial provisions include, o	ale not munica to.
about which provide for govern or segulate: Voting OF	percent:	age interests (	of the unit owners in the Co	maommun riojeci,
accessments accessment liens or subordination of suc	h liens;	the boundari	es of any unit of the excit	sive easement rights
apportaining thereto: or reserves for maintenance, repa	iir and re	placement of	the common elements.	
C Damadian If Borrower breaches Rorrower's	s covens	nts and agree	ments hereunder, including	g the covenant to pay
when due condominium assessments, then Lender n	nay invo	oke any remo	edies provided under the S	security instrument,
including, but not limited to, those provided under Uni	iform Co	venant 7.		
IN WITNESS WHEREOF, Borrower has executed this C	ondomir	nium Rider		
IN WITNESS WHEREOF, BOTTOWET has executed this C	VIIIODIIII	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		

......

RECORDED DEC 20 1984 a+4 14 P.M.

18672