## CONDOMINIUM RIDER BOOK 1587 FAGE 454

THIS CONDOMINUM RIDER is made this	30th	day of	November		19.82
and is incorporated into and shall be deemed to a	mend and supp	plement a Morta	tage, Deed of Ti	rust or Deed to S	ecure Debt
at a few ore services to demonstrate that of even if	lite berewith	given by the u	ndersiened (her	rein "Borrowe <b>r</b> "]	) t secure
Barrower's Note to . N. Barton Tuck. Jr.	as Nomine	e for the 1	rustees or.	n. 2. Suerre	EL , 4
Massachusets businessantita Lender	, and covering	s the riogany	described in in	e seeding mini	amene and
located at: 925 Clevel and Str	reet (Property A	ddress)			
The Property comprises a unit in, together with	an undivided i	interest in the co	ommon element	s of, a condomini	ium project
known as Riverbend Hor	izontal Pro	operty Regir	ne		
(herein "Condomini	Name of Coloor	Man Poyet) •	Association or c	other governing	body of the
Condominium Project (herein "Owners Associ	ation") holds	title to propert	y for the benefi	it or use of its r	nembers or
shareholders, the Property shall also be comprise	sed of Borrow	er's interest in t	he Owners Asse	ociation and the	proceeds of
such interest.					
CONDOMINIUM COVENANTS. In addition	n to the cove	enants and agree	ements made i	in the Security	Instrument,
Barrower and Lender further covenant and agree	as follows:				
A Assessments Borrower shall prompt	ily pay, when	due, all assessi	ments imposed	by the Owners	Association
pursuant to the provisions of the declaration, b	y-laws, code o	f regulations or	other constitue	nt documents of	the Condo-
minim Project.  B. Hazard Insurance. So long as the C	Durnare Accori	ation maintains	. a "master" oi	r "blanket" polic	ev, which is
s. isfactory in form to Lender, with a generally a	ecepted insura	ince carrier on t	he Condominium	m Project and wh	ich provides
insurance coverage in such amounts, for such p	eriods, and ag	ainst such hazar	ds as Lender m	ay require, inclu	ding fire and
hazards included within the term "extended cover	erage", then:				
(i) Lender waives the provision in	Uniform Cove	mant 2 for the r	nonthly paymen	it to Lender of or	ne-twelfth of
the premium installments for hazard insurance of	on the Property	; and			a Deanaety is
(ii) Borrower's obligation under Under Under Under Satisfied to the extent that the required c	nitorm Covens	int 5 to maintain Alast by the Oxi	nazaru msuran ners Assissiation	re coverage on in anolics	e riopetty is
Borrower shall give Lender prompt notice	of any larse in	such required h	azard insurance	s coverage.	
In the event of a distribution of hazard	insurance pro	ceeds in lieu of	restoration or i	repair following	a loss to the
Property whether to the unit or to common ele-	ments, any suc	h proceeds paya	ble to Borrower	r are hereby assign	ned and shall
be raid to Lender for application to the sums se	scured by the S	Security Instrum	ent, with the ex	cess, if any, paid	to Borrower.
C. Public Liability Insurance. Borrowe	er shall take si	uch actions as n	nay be reasonal	ole to insure that	the Owners
Association maintains a public liability insurance D. Condemnation. The proceeds of any	ce policy accep	table in form, an	nount, and exter	it of coverage to i	Denuci. Serrower in
connection with any condemnation or other tal	award or claim	i for damages, d ne part of the Pi	meet or consequ	r of the unit or of	the common
elements, or for any conveyance in lieu of con-	demostion, an	e hereby assigne	d and shall be r	paid to Lender. S	uch proceeds
shall be applied by Lender to the sums secured	by the Security	Instrument in t	he manner prov	ided under Unifo	orm Covenant
9				,	
E. Lender's Prior Consent. Borrower	shall not, exc	ept after notice	to Lender and	I with Lender's	prior written
consent, either partition or subdivide the Prope	rty or consent	to: tii	ing arount for	abandonment o	ur termination
(i) the abandonment or terminat required by law in the case of substantial destr	ion of the Co uction by fire (	ngommum rie Srotbercasualts	or in the case of	of a taking by cor	demnation or
connent demain:					
(ii) any amendment to any pro	vision of the	declaration, by	-laws or code	of regulations o	f the Owners
Association, or equivalent constituent docume	nts of the Con-	dominium Proje	et (herein "Con	stituent Docume	nts") which is
for the express benefit of Lender;			16	nt of the Condon	sinium Project
(iii) termination of professional n	ianagement an	id assumption of	seit-manageme	nt or the Condon	imium Project
Owners Association; or  (iv) any action which would have	e the effect of r	endering the ou	blic hability ins	urance coverage	maintained by
the Owners Association unacceptable to Lende	۲.				
F. Notice to Lender. In addition to no	otices required	l to be given Le	nder by the ten	ms of the Securi	ly Instrument.
Borrower shall promptly give notice to Lende	r of any mater	ial amendment (	to any provision	of the Constitue	nt Decembers
and also of any amendment to a material prov	ision thereof. I	Examples of ma	terial provisions	s include, but are	not limited to.
those which provide for, govern or regulate. V	oting or percer	ntage interests o	t the unit owner	is in the Contonia of the exclusive e	amum Fregeri. acement rights
assessments, assessment liens or subordinational appertaining thereto; or reserves for maintenance.	on of such tien	s; inc countain	the common ele	ments.	a circuit i i giri
G. Remedies. If Borrower breaches Be	DECONCE'S COTE	nants and agree	ments hereunde	r, including the c	ovenant to pay
when due condominium assessments, then I	ender may in	roke any reme	dies provided u	inder the Securi	ty Instrument,
including, but not limited to, those provided us	nder Uniform	Covenant 7.			
		·: <b>D</b> :3.4			
IN WITNESS WHEREOF, Borrower has execute	ed inis Condon	umum Ridef.			
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			inst. Hor	un	
		Thomas	C Codrin		BOFFOMER

NECORDED NOV 3 0 1982 at 4:13 P.M.

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