CONDOMINIUM RIDER 8008 1609 FAGE 168

THIS CONDOMINIUM RIDER IS made this	:h	ay of May
10.83 and is incorporated into and shall be deemed to 3	imend and supplemen	nt a Mortgage, Deed of Trust or Deed
a second of the second contract of the second	C aran data berawith	b given by the undersigned (Defeth
una come Postavire Note to South Carol	iva teasiai adviilda i	a todii Association
(herein "Lender") and cover located at. Unit 227, Ingleside (Conde	ing the Property des	scribed in the security instrument and
located at. Unit 227, Ingleside (Condo	o Project). G	Greenville, SC 29615
•	Property Address)	
The Property comprises a unit in, together with an undiproject known asIngleside	vided interest in the	common elements of, a condominium
project known asIngleside		
(Nation "Condominium Project")	ame of Condominium Proje	;ct)
project known as(herein "Condominium Project").		
CONDOMINIUM COVENANTS. In addition to the co	venants and agreem	ents made in the security instrument,
Describer and Lender further covenant and agree as follow	is:	
A Accommon Roseower shall promptly nay who	en due, all assessmen	its imposed by the Owners Association
or other governing body of the Condominium Project the	rein "Owners Associa	ition) pursuant to the provisions of the
dedention by laws code of regulations or other constitu	ent document of the (Condominium Project.
D. Horard Incurrence So long as the Owners Ass	sociation maintains a	s master or dianker bones on me
Condominium Project which provides insurance coverage	e against fire, hazard	as included within the fether extended
coverage," and such other hazards as Lender may require	e, and in such amoun	its and for such periods as Defider may
require, then:	A fan eka ma	nthly nayment to Lender of one-twelfth
(i) Lender waives the provision in Uniform Co	Svenant 2 for the mo-	ining payment to Lender of one twenty
of the premium installments for hazard insurance on the F (ii) Borrower's obligation under Uniform C	roperty, overant 5 to maint:	ain hazard insurance coverage on the
(ii) Borrower's obligation under Ontolin C	Ovenant 5 to manite	
Property is deemed satisfied; and (iii) the provisions in Uniform Covenant 5 r	egarding application	of hazard insurance proceeds shall be
and the any associations of the declaration, by law	s code of regulation	is of other constituent document or the
Condensition Desiration of applicable law to the eyen	r necessary to avoid	a conflict between such provisions and
at a section of Uniform Company 5. For any netical	ot time during Which	I such hazaid insurance corerage is not
maintained, the immediately preceding sentence shall be	se deemed to have n	io force or effect. Borrower shall give
The second process of any language and hazard insurar	ice coverage.	
The second of the second insurance	maceeds in field OF E	estoration or repair following a loss to
a production the unit or to common elements	: any such proceeds t	Davable to Bollower are nercoy assigned
and shall be paid to Lender for application to the sums	secured by the secu	rity instrument, with the excess, it any,
11. D = 0.00000		
C. Lender's Prior Consent. Borrower shall not, e	xcept after notice to	Lender and with Lender's prior miles
consent, partition or subdivide the Property or consent to (i) the abandonment or termination of the Consent to the Consent t	i. dominium Project	except for abandonment or termination
(i) the abandonment or termination of the Co provided by law in the case of substantial destruction by f	Sea or other excusity o	or in the case of a taking by condemnation
	ire or other casualty c	,
or eminent domain; (ii) any material amendment to the declaration	on by-laws or code c	of regulations of the Owners Association,
or equivalent constituent document of the Condominium	Project, including, l	but not limited to, any amendment which
the state of the unit owners	an the Condominium	Project, or
(iii) the effectuation of any decision by the C	Iwners Association to	terminate professional management and
to the Condensition Deciset		
It D b-cockee Karrauet	covenants and agreen	ments hereunder, including the covenant
42 - 22 when due condominium assessments, then Lei	nder may invoke au	A tellience biorinen auger and arrest
instrument, including, but not limited to, those provided	under Uniform Cove	enant 7.
In WITNESS WHEREOF, Borrower has executed this		
	His	t Wyn Bibls, J. 5/2/67
	_ /J/MAN	-Borlowel

--Borrower