## CONDOMINIUM RIDER

VOL 1679 PAGE 391

THIS CONDOMINIUM RIDER is made this	day of	August	19
and is incorporated into and shall be deemed to amend and supple "Security Instrument") of the same date given by the undersigned ( Alliance Fortgage Company, a Florida corpora	ement the Moriga (the "Borrower")	ge. Deed of frust of Sc	ote to
of the same date and covering the Property described in the Securit 42 Northqate Trace, Greeny (Property Additional Property A	y Instrument and 111e, SC 2961	located at: 09	
The Property includes a unit in, together with an undivided inte	ess) rest in the comm	on elements of, a cond	Iominium project
known as: Horthgate Trace Horizontal	Property Reg		
(the "Condominium Project"). If the owners association or oth "Owners Association") holds title to property for the benefit of includes Borrower's interest in the Owners Association and the use	er entity which a r use of its memb es, proceeds and b	enefits of Borrower's in	iterest.
CONDOMINIUM COVENANTS. In addition to the covena	ants and agreeme	ents made in the Secu	urity Instrument,
A. Condominium Obligations. Borrower shall perform Project's Constituent Documents. The "Constituent Documents creates the Condominium Project; (ii) by-laws; (iii) code of regular promptly pay, when due, all dues and assessments imposed pursua	all of Borrower' " are the: (i) Decisions; and (iv) other	's obligations under the claration or any other er equivalent documen	he Condominium document which
B. Hazard Insurance. So long as the Owners Association "master" or "blanket" policy on the Condominium Project whic coverage in the amounts, for the periods, and against the hazard the coverage "then.	i maintains, with a th is satisfactory t rds Lender requir	to Lender and which press, including fire and	hazards included
(i) Lender waives the provision in Uniform Covena	int 2 for the mont	hly payment to Lender	r of one-twelfth of
the yearly premium installments for hazard insurance on the Prop  (ii) Borrower's obligation under Uniform Covenant is deemed satisfied to the extent that the required coverage is provi	t 5 to maintain na ided by the Owner	's Association policy.	ge on the Property
Borrower shall give Lender prompt notice of any lapse in re In the event of a distribution of hazard insurance process Property, whether to the unit or to common elements, any processing the Lender for application to the sums secured by the Security	equired hazard ins eds in lieu of resto eds payable to Bo Instrument, with	oration or repair follo orrower are hereby assi any excess paid to Borr	rower.
C. Public Liability Insurance. Borrower shall take such Association maintains a public liability insurance policy acceptable. D. Condemnation. The proceeds of any award or claim for connection with any condemnation or other taking of all or any publications or for any conveyance in lieu of condemnation, are he	a actions as may the inform, amount of damages, direct wart of the Propert reby assigned and	t, and extent of coverage or consequential, paya ty, whether of the unit I shall be paid to Lend	that the Owners ge to Lender. ble to Borrower in or of the common ler. Such proceeds
shall be applied by Lender to the sums secured by the Security Inst E. Lender's Prior Consent. Borrower shall not, except	trument as provid	ed in Content Coveria:	HL 7-
consent, either partition or subdivide the Property or consent to:  (i) the abandonment or termination of the Condo required by law in the case of substantial destruction by fire or of	minium Project, her casualty or in	except for abandonments the case of a taking by	ent or termination condemnation or
eminent domain;  (ii) any amendment to any provision of the Constitu	gent Documents i	f the provision is for th	e express benefit of
Lender; (iii) termination of professional management and a	ssumption of self-	-management of the Or	eners Association;
or  (iv) any action which would have the effect of rend the Owners Association unacceptable to Lender.			
F. Remedies. If Borrower does not pay condominium du Any amounts disbursed by Lender under this paragraph F shall b Instrument. Unless Borrower and Lender agree to other terms of disbursement at the Note rate and shall be payable, with interest,	ecome additional payment, these an	nounts shall bear intere	est from the date of
By Signing Below, Borrower accepts and agrees to the terms ar			
	Michael NORS	The School of the	Scal)
·	. 7	. 11	16.

RECORDED AUG 29 \$84 at 9:319.17.

6441