CONDOMINIUM RIDER

VOL 1692 PAGE 750

Torre Conservation Business and this 30th	day of November 19.84
and is incorporated into and shall be deemed to amend and sup	interpret a Morteage Decit of Trust or Decit to Secure Debt
and is incorporated into and shall be deemed to affect and shall	aivan by the undergional (herein "Borrower") ! secure
(herein "Security Instrument") dated of even date herewith Borrower's Note to	S BANK
Borrower's Note to	A. Daniell Asserbat in the Capital Instrument and
(herein "Lender") and covering	Changl Poad Greenville SC 29609
located at: Unit L-102 Court Ridge, 2601 Duncan	Oliver in the second se
· · · · · · · · · · · · · · · · · · ·	
The Property comprises a unit in, together with an undivided	interest in the common elements of, a condominant project
known as	erty Regime
(herein "Condominium Project").	If the Ounger Association or other governing body of the
(herein "Condominium Project").	title to property for the benefit or use of its members of
Condominium Project (herein "Owners Association") holds	interest in the Owners Association and the proceeds of
shareholders, the Property shall also be comprised of Borrow	GL? Illifeteet the tile Owners Wassermon and the Inspector
such interest.	
CONDOMENTAL CONFINENTS. In addition to the COV	enants and agreements made in the Security Instrument,
Description and Leader Cycher covenant and agree as follows:	
Boffower and Lender Infiner Covenant and agree as formals	due, all assessments imposed by the Owners Association
pursuant to the provisions of the declaration, by-laws, code	of seculations or other constituent documents of the Condo-
	A regulations of other constituent constituent
minium Project.	" " " " " " " " " " " " " " " " " "
B. Hazard Insurance. So long as the Owners Assoc	iation maintains a "master" or "blanket" policy, which is
the second control of the control of	ance carrier on the Congominium Project and which provides
insurance coverage in such amounts, for such periods, and ag	ainst such hazards as Lender may require, including fire and
to the state of th	
(i) Lender waives the provision in Uniform Cov	enant 2 for the monthly payment to Lender of one-twelfth of
a to the transfer of the December of the Decem	v- and
the premium instanticuts for trazard insurance of the Covery	ant 5 to maintain hazard insurance coverage on the Property is
(ii) Borrower s oonganon under Onnorm Cores	sided by the Owners Association policy.
deemed satisfied to the extent that the required coverage is pro	and required hazard insurance coverage.
Borrower shall give Lender prompt notice of any lapse in	1500 1 Equated married magnine coverage.
In the event of a distribution of hazard insurance pro	sceeds in lieu of restoration or repair following a loss to the
m	The Difference Day able to Dollow Clare Detect assigned and amount
	Wallule lucitifically with the excess is any, bain to possess.
on the Markillan Inches Roseover shall lake s	ich actions as that be reasonable to insure that the
	dable in form, amount, and extent of coverage to exhibit.
m or I wis The seconds of any award of clair	a for damages, direct of consequential, payable to bottomas in
	ny nari oi ine Property. Whether of the unit of of the commen
connection with any condemnation or other taking of all of a	has been assigned and shall be naid to Lender. Such proceeds
elements, or for any conveyance in lieu of condemnation, ar	e hereby assigned and shall be paid to Lender. Such proceeds
shall be applied by Lender to the sums secured by the Securit	Instrument in the manner provided under Uniform Covenant
_	
E. Lender's Prior Consent. Borrower shall not, ex-	cept after notice to Lender and with Lender's prior written
and the second section of the second section of the	10.
and the Car	andominium Project, except tot apargonnem in icinimani.
(i) the abandonment of refinance to the fire	or other casualty or in the case of a taking by condemnation or
eminent domain:	declaration, by-laws or code of regulations of the Owners
(ii) any amendment to any provision of the	Aminim Project (berein "Constituent Documents") which is
Association, or equivalent constituent documents of the Con	dominium Project (herein "Constituent Documents") which is
(iii) termination of professional management ar	nd assumption of self-management of the Condominium Project
(iv) any action which would have the effect of	rendering the public liability insurance coverage maintained by
	to be given Lender by the terms of the Security Instrument,
Borrower shall promptly give notice to Lender of any mater	Examples of material provisions include, but are not limited to,
and also of any amendment to a material provision increoi.	Examples of material provisions include, but are not limited to,
	It life bouldaries or any own or
when due condominium assessments, then Lender may it	nvoke any remedies provided under the Security Instrument,
including, but not limited to, those provided under Uniform	Covenant 7.
raciating, out not marred to, those provided and to	
When and Marraman Desames has a santad this Condo	minium Rider.
IN WITNESS WHEREOF, Borrower has executed this Condor	
	/11/
	/// X // X
	1// / x h 4 / 1
	mi. 4. / unanx
	M. L. Garrett, Jr. Borrower
	Borrower