## PLANNED UNIT DEVELOPMENT RIDER

THIS PLANNED UND DEVELOPMENT RIDER is made thi	g 9th	day of August	, 1984
and is incorporated into and shall be deemed to amend and supp	olement the Mi		
"Security Instrument") of the same date, given by the undersigned	ed (the "Borro	ver") to seeme Borrower's N	ote to
First Federal Savings and Loan Association	of South	Carolina	. (the "Lender")
of the same date and covering the Property described in the Secu			•
Lot 40 Humminghird Ridge, Swansgate, Gre-			
The Property includes, but is not limited to, a parcel of land impertain common areas and facilities, as described in Swansga	roved with a d tePhase	welling, together with other s	such parcels and
AL AD L W. TI. D		Svansoate	
(the "Declaration"). The Property is a part of a planned unit dev	elopment knov	vii as	**********
[Name of Planned Ur	t Development]	***************************************	
(the "PUD"). The Property also includes Borrower's interest in managing the common areas and facilities of the PUD (the "O Borrower's interest.	the homeowne wners Associa	ers association or equivalent of tion") and the uses, benefits	entity owning or and proceeds of
PUD COVENANTS. In addition to the covenants and ag Lender further covenant and agree as follows:	greements mad	e in the Security Instrument	t, Borrower and
A. PUD Obligations. Borrower shall perform all o	f Borrower's	obligations under the PUI	D's Constituent
Documents. The "Constituent Documents" are the : (i) Declar	ation; (ii) artic	les of incorporation, trust in	strument or any
equivalent document which creates the Owners Association; and	l (iii) any by-la	as or other rules or regulation	ns of the Owners
Association. Borrower shall promptly pay, when due, all du	es and assessr	nents imposed pursuant to	the Constituent
Documents.  B. Hazard Insurance. So long as the Owners Association	aa maintains r	with a generally accepted into	urance carrier a
"master" or "blanket" policy insuring the Property which is sat	isfactory to Le	order and which provides ins	urance coverage
in the amounts, for the periods, and against the hazards Lender	requires, includ	ling fire and hazards included	within the term
"extended coverage," then:			
(i) Lender waives the provision in Uniform Coven		nonthly payment to Lender o	of one-twelfth of
the yearly premium installments for hazard insurance on the Pro	perty, and		at Diviniania
(ii) Borrower's obligation under Uniform Covenan	t 5 to maintain	hazard insurance coverage of	n the Property is
deemed satisfied to the extent that the required coverage is provide Borrower shall give Lender prompt notice of any lapse in	ged by the Owi required haza	iers Association policy. rd insurance coverage provid	ed by the master
or blanket policy.	required mara	d modiumee coverage provide	
In the event of a distribution of hazard insurance proc	eeds in lieu of	restoration or repair following	ing a loss to the
Property or to common areas and facilities of the PUD, any pro	ceeds payable	to Borrower are hereby assig	ned and shall be
paid to Lender. Lender shall apply the proceeds to the sums so	ecured by the S	Security Instrument, with an	y excess paid to
Borrower.		ha accessable so incurs t	that the Owners
C. Public Liability Insurance. Borrower shall take suc Association maintains a public liability insurance policy accepta	en actions as n	nay be reasonable to insure to	to Lender
D. Condemnation. The proceeds of any award or claim:	for damages, di	rect or consequential, payabl	e to Borrower in
connection with any condemnation or other taking of all or any p	part of the Prop	erty or the common areas an	d facilities of the
PUD, or for any conveyance in lieu of condemnation, are hereb	y assigned and	shall be paid to Lender. Suc	h proceeds shall
be applied by Lender to the sums secured by the Security Instrur	nent as provide	d in Uniform Covenant 9.	
E. Lender's Prior Consent. Borrower shall not, excep	ot after notice	to Lender and with Lender	r's prior written
consent, either partition or subdivide the Property or consent to:	6	and and and immination requi	rad by law in the
(i) the abandonment or termination of the PUD, et case of substantial destruction by fire or other casualty or in the	cept for aband	by condemnation of eminent	domain:
(ii) any amendment to any provision of the "Const	ituent Docum	ents" if the provision is for th	e express benefit
of Lender:			
(iii) termination of professional management and	assumption of	self-management of the Own	ers Association;
er		r 41 4 787 . 1	
(iv) any action which would have the effect of rend the Owners Association unacceptable to Lender.	dering the publ	ic hability insurance coverag	e maintained by
F. Remedies. If Borrower does not pay PUD dues and	d assessments	when due, then Lender may	pay them. Any
amounts disbursed by Lender under this paragraph F shall be	come addition	al debt of Borrower secured	by the Security
Instrument. Unless Borrower and Lender agree to other terms o disbursement at the Note rate and shall be payable, with interest	f payment, the	se amounts shall bear interest	from the date of
By Signing Below. Borrower accepts and agrees to the terms a			
	/ /3	12 1 Just	(Seal)
	D21ght E	Loweri, ii	
			(Seaf)
			Borrower