## CONDOMINIUM RIDER

THIS CONDOMINIUM RIDER is made thislst	dus of September 19 84
and is incorporated into and shall be deemed to amend and suppl (herein "Security Instrument") dated of even date herewith, g Borrower's Note to SOUTH CAROLINA FEDERAL SAVINGS	lancent a Martagae Hibrit di Tribulli Escal III Accuse Devi
CHEROLINA FEDERAL SAVINGS	RANK
(herein "Lender") and covering	the Property described in the Security Instrument and
located at:UnitD=101CountRidge ,260]Duncar	n.Chapel-Road, breenville, Sv. Cv. 29009
The Property comprises a unit in, together with an undivided int	terest in the common elements of, a condominium project
known as Court Ridge Horizontal Property Rec	(m Project)
(herein "Condominium Project"). If	the Owners Association or other governing door of the
Condominium Project (herein "Owners Association") holds ti	the to property for the benefit of the of its incliners of
shareholders, the Property shall also be comprised of Borrower'	S interest in the Owners Association and the process of
such interest.	
CONDOMINIUM COVENANTS. In addition to the covena	ants and agreements made in the Security Instrument,
Borrower and Lender further covenant and agree as follows:	n
A. Assessments. Borrower shall promptly pay, when de	ue, all assessments imposed by the Owners Association
pursuant to the provisions of the declaration, by-laws, code of r	egulations of other constituent documents of the conge
minium Project.	ion maintains a "master" or "blanket" policy, which is
B. Hazard Insurance. So long as the Owners Associati s: isfactory in form to Lender, with a generally accepted insurance	on maintains a master of planter policy, until
se isfactory in form to Lender, with a generally accepted insurance insurance coverage in such amounts, for such periods, and again	et such hazards as I ender may require, including fire and
insurance coverage in such amounts, for such periods, and again	St Such Hazards as Extract may require, meteoring with
hazards included within the term "extended coverage", then:	nt 2 for the monthly payment to Lender of one-twelfth of
	nd
(ii) Rorrower's obligation under Uniform Covenant	5 to maintain hazard insurance coverage on the Property is
deemed satisfied to the extent that the required coverage is provide	ed by the Owners Association poncy.
Demand the University of any lange in Sil	ch required hazard insurance coverage
In the supply of a distribution of hazard insurance proceed	ds in lieu of restoration or repair following a ross to the
The service with the second the unit arta common elements any such D	tocseds bayable to postower are nereny assigned and again
the said on Landar for application to the sums secured by the Secure	into the firment, with the excess, it any, paid to be tower.
C Dublic Lightlife Incurance Rorrower shall take SICh	actions as may be reasonable to insure that the Owners
A acceptation maintains a public liability insurance policy acceptable	le in form, amount, and extent of coverage to Lender.
n Condemnation The proceeds of any award or claim ion	r damages, direct or consequential, payable to borrower in
connection with any condemnation or other taking of all or any p	part of the Property, whether of the unit of of the common
elements, or for any conveyance in lieu of condemnation, are he	reoy assigned and snan or paid to Lender. Such process
shall be applied by Lender to the sums secured by the Security Ins	strument in the manner provides under Common Co
9. E. Lender's Prior Consent. Borrower shall not, except	after notice to Lender and with Lender's prior written
in the short age termination of the Condo	minium Project, except for abandonment or termination
required by law in the case of substantial destruction by fire or of	ther casualty or in the case of a taking by condemnation or
erie est domuin.	
and an analysis to any provision of the deal	laration, by-laws or code of regulations of the Owners
Association, or equivalent constituent documents of the Condom	inium Project (herein "Constituent Documents") which is
Coult a second bands of Landar	
(iii) termination of professional management and as	sumption of self-management of the Condominium Project
O a contration and	
(iv) any action which would have the effect of rende	ering the public liability insurance coverage maintained by
the Owners Association unacceptable to Lender.	Le since Londer by the terms of the Security Instrument.
F. Notice to Lender. In addition to notices required to be	mendment to any provision of the Constituent Documents
Borrower shall promptly give notice to Lender of any material amendment to any provision of the Constituent Documents and also of any amendment to a material provision thereof. Examples of material provisions include, but are not limited to, and also of any amendment to a material provision thereof. Examples of material provisions include, but are not limited to,	
A 1 1 Company of control of control of percentage interests of the unit of the control of the co	
assessments, assessment liens or subordination of such liens; the boundaries of any unit or the exclusive easement rights	
	acament of the common elements.
C. D Jim 16 Domester broaches Horrower's COVERARI	Cand aslesidents neremosi, increases or consumer to be
when due condominium assessments, then Lender may invoke	any remedies provided under the Security Instrument,
including, but not limited to, those provided under Uniform Cover	nant 7.
IN WITNESS WHEREOF. Borrower has executed this Condominiu	m Rider.
	Annie Mai Clark  ANNIE MAE CLARK
	ADDITE NAC OLADY BOISE
	ARMIE MAE CLAKK
	-Borrower