PLANNED UNIT DEVELOPMENT RIDER 1692 PAGE 718

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| THIS PLANNED UNIT DEVELOPMENT RIDER is made this | 30th November 84 |
| and is incorporated into and shall be deemed to amend and supple | ment the Mortgage, Deed of Trust or Security Deed (the |
| "Security Instrument") of the same date, given by the undersigned First Federal Savings and Loan Asso | (the "Borrower") to secure Borrower's Note to |
| *************************************** | |
| of the same date and covering the Property described in the Securit Lot 15, Creekside Villas, Taylors, | y Instrument and located at: South Carolina |
| [Property Addr | ess) |
| The Property includes, but is not limited to, a parcel of land impro | oved with a dwelling, together with other such parcels and |
| contain common areas and facilities as described in Declaratio | on of Covenants, Conditions and Restrictions |
| THE PART IN THE PROPERTY OF THE PARTY OF THE | LINU. THUR ZUD. AS APPLICATION FILMS AREAGENE |
| recorded in Deed Book 1173, page 320, Election 517 and Floretion to Anney, recorded in Deed | on to Annex, recorded in Deed Rook 1210, page 120 rook 1214. Dage 129 construction will be |
| (the "Declaration"). The Property is a part of a planned unit devel | öpment known as Leekesting. Y. Linkes |
| recorded in Deed Book 1173, page 320, Electic 517, and Election to Annex, recorded in Deed 1 (the Declaration). The Property is a part of a planned unit devel P.U.D., PHASE II | Development] |
| (the "PUD"). The Property also includes Borrower's interest in the | he homeowners association or equivalent entity owning or |
| managing the common areas and facilities of the PUD (the "Ow | ners Association") and the uses, benefits and proceeds of |
| Borrower's interest. | |
| PUD COVENANTS. In addition to the covenants and agree | eements made in the Security Instrument, Borrower and |
| Lender further covenant and agree as follows: | - AND AND A SHOP CONTAINS |
| A. PUD Obligations, Borrower shall perform all of | Borrower's obligations under the PUD's Constituent |
| Documents. The "Constituent Documents" are the : (i) Declarate | non; (ii) articles of incorporation, trust instrument of any |
| equivalent document which creates the Owners Association; and (Association. Borrower shall promptly pay, when due, all due | s and assessments imposed pursuant to the Constituent |
| Documents. | |
| R. Hazard Insurance, So long as the Owners Association | n maintains, with a generally accepted insurance carrier, a |
| "master" or "blanket" policy insuring the Property which is satis | sfactory to Lender and which provides insurance coverage |
| in the amounts, for the periods, and against the hazards Lender re | equires, including fire and hazards included within the term |
| "extended coverage," then: | and 2 for the monthly nayment to Lender of one-twelfth of |
| (i) Lender waives the provision in Uniform Covena | ant 2 for the monthly payment to Lender of one-twelfth of |
| the yearly premium installments for hazard insurance on the Prop | 5 to maintain hazard insurance coverage on the Property is |
| deemed satisfied to the extent that the required coverage is provid | ed by the Owners Association policy. |
| Borrower shall give Lender prompt notice of any lapse in | required hazard insurance coverage provided by the master |
| or blanket policy | |
| In the event of a distribution of hazard insurance proce | reds in lieu of restoration or repair following a loss to the |
| Property or to common areas and facilities of the PUD, any pro- | ceeds payable to Horrower are nereby assigned and shan be |
| paid to Lender. Lender shall apply the proceeds to the sums see | Culting by the Security Instrument, with any excess paid to |
| Borrower. C Public Hability Insurance, Borrower shall take suc | h actions as may be reasonable to insure that the Owners |
| Accoration maintains a public liability insurance policy acceptal | ole in form, amount, and extent of coverage to Lender. |
| D. Condomnation The proceeds of any award or claim in | or damages, direct or consequential, payable to bollower ill |
| and a second section with any condemnation or other taking of all or any of | eart of the Property or the common areas and facilities of the |
| PIID or for any conveyance in lieu of condemnation, are hereb | y assigned and shall be paid to Lender. Such proceeds shall |
| be applied by Lender to the sums secured by the Security Instrum | ot after notice to Lender and with Lender's prior written |
| annual sither partition or subdivide the Property or consent to: | |
| (i) the abandonment or termination of the PUD. ex | cept for abandonment or termination required by law in the |
| and a fault consist description by fire or other casualty or in the C | ase of a taking by condemnation or eminent domain; |
| (ii) any amendment to any provision of the "Const | ituent Documents" if the provision is for the express benefit |
| of Lender; | accumption of cell management of the Owners Association: |
| | assumption of self-management of the Owners Association; |
| or (iv) any action which would have the effect of rens | dering the public liability insurance coverage maintained by |
| At a One and Association unaccentable to Lender | |
| m. m | d assessments when due, then Lender may pay them. Any |
| the second built and a sunder this passage on Fishall be | some additional debt of Boffower Secured by the Security |
| to the state of th | it nayment, these amounts sman ocal interest from the date of |
| disbursement at the Note rate and shall be payable, with interest | i, upon nonce from Lender to borrower requesting payment. |
| By Signing Below, Borrower accepts and agrees to the terms | and provisions contained in this PUD Rider. |
| DI SIUNIAU DELUM, DOITONCI accepts and agrees to the terms | CULTUDIOR DUARDOLETTE (T. T. T. T. |
| | Carolina General Partnership |
| | Bòrrowér |
| | pv. / Y/sell X houls |
| | Hayold T. Newton, General Partner |
| | The state of the s |

Havold T. Newton, General Partner

BY:

William H. Harper, General Partner

BY:

Lawrence D. Thomas, General Partner

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