CONDOMINIUM RIDER

800x1633 PAGE196

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|--|--|----------------------------------|
| 31st | October | , 19 |
| and the second bottles demand to amond a | nd combined a Martines. Deal of Trust of Deed | to Secure Debt |
| (herein "Security Instrument") dated of even date her | Nominee for the Trustees of U.S. Si | helter, |
| Business Trust a Massachusetts (berein "Lender") and o | overing the Property described in the Security I | nstrument and |
| therein "Security Instrument") dated of even date her Borrower's Note to N. Barton Tuck, Jr., as a Massachusetts (herein "Lender") and even dated at: 925 Cleveland Street, Green of the content of the c | eenville, South Carolina 29601 | |
| The Property comprises a unit in, together with an undi | wided interest in the common elements of a condo | minium project |
| known as Riverbend Horizontal Property | Condominium Project) | *************** |
| Cherein "Condominium Pro | icet"). If the Owners Association or other governi | ng body of the |
| Condominium Project (herein "Owners Association") shareholders, the Property shall also be comprised of B | holds title to property for the ochem of use of a | the proceeds of |
| shareholders, the Property shall also be comprised of a such interest. | offower's interest in the Owners 125 Actions in the | 1 |
| | e covenants and agreements made in the Securi | ity Instrument, |
| Borrower and Lender further covenant and agree as follo | WS: | |
| A. Assessments. Borrower shall promptly pay, | when due, all assessments imposed by the Owner to a formulations or other constituent documents | ers Association s of the Condo- |
| pursuant to the provisions of the declaration, by-laws, a minima Project. | Tode of regulations of other constituent document. | , (A the condo |
| R. Hazard Insurance So long as the Owners A | Association maintains a "master" or "blanket" p | olicy, which is |
| explicatory in form to Lender, with a generally accepted | insurance carrier on the Condominium Project and | wnich provides |
| insurance coverage in such amounts, for such periods, a | and against such hazards as Lender may require, in- | cluding life and |
| hazards included within the term "extended coverage". I | nen: a Covenant 2 for the monthly payment to Lender o | f one-twelfth of |
| the promium installments for hazard insurance on the Pro | operty; and | |
| (ii) Borrower's obligation under Uniform C | ovenant 5 to maintain hazard insurance coverage of | i the Property is |
| deemed satisfied to the extent that the required coverage Borrower shall give Lender prompt notice of any la | is provided by the Owners Association policy. | |
| To the event of a distribution of hazard insurance | re proceeds in lieu of restoration or repair following | ng a loss to the |
| Property whether to the unit or to common elements, at | ny such proceeds payable to Borrower are hereby as: | signed and shall |
| - by paid to Landar for application to the sums secured by | : the Security Instrument, with the excess, it any, pa | na to nortower |
| C. Public Liability Insurance. Borrower shall to Association maintains a public liability insurance policy. | ake such actions as may be reasonable to insure t | nat the Owners to Lender. |
| D. Condemnation The proceeds of any award or | claim for damages, direct or consequential, payable | e to Borrower in |
| - connection with any condemnation or other taking of al | l or any part of the Property, whether of the unit or | of the common |
| - stampage or for any conveyance in lieu of condemnation | on, are hereby assigned and shall be paid to Lender | . Such proceeds |
| shall be applied by Lender to the sums secured by the Sec | curity Instrument in the manner provided under On | HOLIII Covenant |
| 9. F. Lender's Prior Consent. Borrower shall not | t, except after notice to Lender and with Lender | 's prior written |
| appears wither partition or subdivide the Property of col | isent to: | |
| (i) the abandonment or termination of the | the Condominium Project, except for abandonment | or termination or |
| required by law in the case of substantial destruction by eminent domain: | | |
| tion any amendment to any provision of | the declaration, by-laws or code of regulations | of the Owners |
| Association, or equivalent constituent documents of the | Condominium Project (herein "Constituent Docum | nents") which is |
| for the express benefit of Lender; | nt and assumption of self-management of the Condo | minium Project |
| Owners Association or | | |
| (iv) any action which would have the effec | t of rendering the public liability insurance coverag | e maintained by |
| et. Dionage Accasiation invocements to Leuder | | |
| F. Notice to Lender. In addition to notices requirements and promptly give notice to Lender of any n | uired to be given Lender by the terms of the Secu | nent Documents |
| and also of any amandment to a material provision ther | eof. Examples of material provisions include, but at | ге поглишео то, |
| - the subject requires for govern or regulate; voting or n | percentage interests of the unit owners in the Condo | minum riojeci; |
| assessments, assessment liens or subordination of such | litens; the boundaries of any unit of the exclusive | easement rights |
| appertaining thereto; or reserves for maintenance, repair | covenants and agreements hereunder, including the | covenant to pay |
| when due condominium assessments, then Lender ma | ay invoke any remedies provided under the Secur | rity Instrument, |
| including, but not limited to, those provided under Unifo | orm Covenant 7. | |
| IN WITNESS WHEREOF, Borrower has executed this Cor | | |
| IN WIENESS WHEREOF, DOLLOWE BAS CACCIFICATION CO. | Williamon Associates, a | South Carolina |
| | General, Partnership | |
| | Julliant Willime | ~ . |
| | William H. Willimon | Borrower |
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| | planet A. Cubél | <i>(</i> |
| | And the section of th | |

Harriet W. Cabell

Borrower

RECORDED OCT 3 1 1983
at 9:57 A M.

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