CONDOMINIUM RIDER

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THIS CONDOMINIUM RIDER is made this.	30th		May	1984
and is incorporated into and shall be deemed to	amend and supp	olement a Mortgage,	, Deed of Trust or Dec signed (herein "Borr	ed to Secure Debt
Borrower's Note to U.S. Shelter Corp (herein "Lender" located at: Post Office Box 1089,	oration, a r	Id Saciluse ces i	0311103 11030	
	. oo undividad is	otarest in the comm	on elements of a con-	dominium project
known as Riverbend Horizontal Fi	(Name of Condom	inium Project)		
Cherein "Condomin	ium Project").	If the Owners Asso	ciation or other gove	rning body of the
Condominium Project (herein "Owners Associated State of Computation of Computatio	ciation") holds ised of Borrowe	title to property to er's interest in the O	wners Association an	of its members or ad the proceeds of
CONDOMINIUM COVENANTS. In additi	on to the cove	nants and agreeme	nts made in the Sec	urity Instrument.
Borrower and Lender further covenant and agree A. Assessments. Borrower shall promp	e as ionows:	dua all accecument	s imposed by the Ot	wners Association
pursuant to the provisions of the declaration,	by-laws, code of	regulations or othe	er constituent docume	ents of the Condo-
B. Hazard Insurance. So long as the strisfactory in form to Lender, with a generally insurance coverage in such amounts, for such	accepted insurateriods, and aga	nce carrier on the Co	ondominium Project a	ing which brosides
hazards included within the term "extended co- (i) Lender waives the provision in the premium installments for hazard insurance	Uniform Cover	nant 2 for the montl	hly payment to Lende	r of one-twelfth of
(ii) Borrower's obligation under U deemed satisfied to the extent that the required	Iniform Covenai	nt 5 to maintain haza	ard insurance coverage Association policy.	on the Property is
Descense shall give I ander prompt notic	e of any lanse in	such required hazar	d insurance coverage.	
In the asset of a distribution of hazard	Linsurance proc	ceeds in lieu of rest(oration or repair ions	Ming a 1022 to the
Deserted whether to the unit or to common ele	ements any such	i proceeds pavable to	o Bottower are neredy	assigned and snan
be paid to Lender for application to the sums s	ecured by the So er shall take su	curity Instrument, the actions as may be	with the excess, it any be reasonable to insu	re that the Owners
A contraction and income a much lie lie bility incurar	ce nolicy accent	able in form, amoun	t, and extent of covera	ge to Lenger.
D. Continuation The proceeds of any	award or claim	for damages, direct	or consequential, pay:	SOIS TO DOLLOWER III
with much any condemnation or other to	king of all or an	v nart of the Proper	ty, whether of the uni	i of of the common
-1 on for any conveyance in lieu of cor	idemnation, are	hereby assigned and	a snam oc paru to ren	uer. Such proceeds
shall be applied by Lender to the sums secured 9.				
E. Lender's Prior Consent. Borrower	erty or consent to	O:		
(i) the abandonment or termina required by law in the case of substantial dest	tion of the Con	dominium Project.	except for abandonn	nent or termination
t				
(ii) any amendment to any pro- Association, or equivalent constituent docum	ovision of the cents of the Cond	leclaration, by-laws ominium Project (h	or code of regulation of code	ons of the Owners cuments") which is
for the express benefit of Lender; (iii) termination of professional				
Owners Association; or (iv) any action which would have				
the Owners Association unacceptable to Lend	er. otices required	to be given Lender	by the terms of the S	Security Instrument,
Borrower shall promptly give notice to Lend and also of any amendment to a material pro	er of any materi:	al amendment to an'	y provision of the Con	Mittellit Discaments
1 1 1 for some or regulate:	vating of ከላ፤ሮድበ	tage interests of the	unit owners in the Co	moonimen i roject,
accomments assessment liers or subordinati	on of such liens	the boundaries of	any unit of the exciu	sive easement rights
and the self-main or encourage for maintens	nce renair and i	reniacement of the C	ominion elements.	
C Demodice If Dorrower breeches H	COTON 2 ⁷ S COTON	ants and agreement	s nereunger, including	Security Instrument.
when due condominium assessments, then including, but not limited to, those provided to	Lender may inv inder Uniform C	ovenant 7.	provided under the c	iculty more and an entire
IN WITNESS WHEREOF, Borrower has execut	ted this Condom	inium Rider.		
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RECORDED MAY 31 1984 at 3:03 PM.

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