## CONDOMINIUM RIDER

vol 1552 448630

THIS CONDOMINIUM RIDER is made this 1st	lay of September	er 19 84,
	401 9 MINTERSON     1000   111   1	111N 121 126CH HI DECHIE LZCZI
therein "Security Instrument") dated of even date herewith, give SOUTH CAROLINA FEDERAL SAVINGS B.	n by the undersigned (he	rein "Borrower") 1 secure
(herein Security III SOUTH CAROLINA FEDERAL SAVINGS E	WK	
(herein "Lender") and covering the located at: Unit H-202, Court Ridge, 2601 Duncan Ch	Property described in the	he Security Instrument and
Unit H-202, Court Ridge, 2601 Duncan Ch	apel Road, Greenvi	lle, S. C. 29609
The Property comprises a unit in, together with an undivided interest	st in the common element	is of, a condominium project
The Property comprises a unit in, together with an undivided inter-	e	
known as Court Ridge Horizontal Property Regin	Project)	
(herein "Condominium Project"). If the	e Owners Association or	other governing body of the
The state of the s	IN DIDECTLY TOLUTE CANCE	III OF USE OF ITS MICHIGERS OF
shareholders, the Property shall also be comprised of Borrower's i	iterest in the Owners Ass	ociation and the proceeds of
such interest.		
CONDOMINIUM COVENANTS. In addition to the covenant	and agreements made	in the Security Instrument,
- t t c it i i i i i i i i i i i i i i i		
	all assessments imposed	by the Owners Association
pursuant to the provisions of the declaration, by-laws, code of reg	ilations or other constitue	nt documents of the Condo-
minium Project.  B. Hazard Insurance. So long as the Owners Association	maintains a "master" Of	"blanket" policy, which is
B. Hazard Insurance. So long as the Owners Association stranger in form to Lender, with a generally accepted insurance of	arrier on the Condominius	n Project and which provides
se isfactory in form to Lender, with a generally accepted insurance of	arrier on the condomina.	av require, including fire and
s: isfactory in form to Lender, with a generally accepted insurance coverage in such amounts, for such periods, and against	ouch hazards as center in	a) 10 <b>4</b> and, and and
(i) Lender waives the provision in Uniform Covenant	e for the monthly paymen	
the premium installments for hazard insurance on the Property; and	maintain hazard incuran	re coverage on the Property is
(ii) Borrower's obligation under Uniform Covenant 5 t	) mailitaili hazatu msutan k Oomess Association	solice
deemed satisfied to the extent that the required coverage is provided	by the Owners Association	poney.
_ 1 0 1 1 1	I PA III II I CA I II	COLCIOSC.
e i i i i i i i i i i i i i i i i i i i	in hell of todination of t	Chair toughting a ross to me
	SAGE DAVADIE ID DOLLOWEL	aic licicol assigned and share
	e meningen, while the car	(33, 11 0117, 1210 10 20110 11
Dorgovar chall fake such al		ic to made the
and the state of t	N INTM. SIMBUUL ADU CALCII	t of cortrage to beneat.
	ining Phoneils, whence	Of the diff of the comme
shall be applied by Lender to the sums secured by the Security Instr	iment in the manner provi	ded under Uniform Covenant
9. E. Lender's Prior Consent. Borrower shall not, except at	ter notice to Lender and	with Lender's prior written
a a t a a a a a a a a a a a a a a a	nium Project, except for	abandonment or termination
required by law in the case of substantial destruction by fire or other	r casualty or in the case of	a taking by condemnation or
eminent domain:  (ii) any amendment to any provision of the declar	ation, by-laws or code o	f regulations of the Owners
Association, or equivalent constituent documents of the Condomin	um Project (herein "Cons	tituent Documents") which is
for the express benefit of Lender; (iii) termination of professional management and assu	notion of self-managemen	t of the Condominium Project
Owners Association; or  (iv) any action which would have the effect of rendering	og the public liability insu	rance coverage maintained by
the Owners Association unacceptable to Lender.  F. Notice to Lender. In addition to notices required to be	aiven Lender by the term	s of the Security Instrument,
Borrower shall promptly give notice to Lender of any material am	adment to any provision (	of the Constituent Documents
Borrower shall promptly give notice to Lender or any material and	lac of material provisions i	nelude, but are not limited to.
and also of any amendment to a material provision thereof. Examp	(C) (il illaterial provincias i	in the Condominium Project;
the second liens or subordination of such liens; the	Confidance of any only of	the contract of the
when due condominium assessments, then Lender may intoke a	uk temenies biorinen mi	er the records and and
including, but not limited to, those provided under Uniform Covena	nt /.	
IN WITNESS WHEREOF, Borrower has executed this Condominium	Kider.	
		_
	$\bigcirc$ .	4
	J. Henry Sitton	Setter b
	X May )	V - 10
	∕/J. Henry Sitton,	, Jr. Borower
<b>←</b>		
	•	
	***************************************	Bretones