## CONDOMINIUM RIDER 201577 44998

THIS CONDOMINIUM RIDER is made this	17th	day of .	August	
19.82, and is incorporated into and shall be deemed to				
Debt (herein "security instrument") dated of even date		- <del>-</del>		
Borrower's Note to Carolina Federal Savings and Loan	Association (herein "Le	ender") and cover	ing the Prop desci	ribed
in the security instrument and located at Unit 254 Greenville, South Carolina 29615	, Ingleside Cond	ominiums, 25	4 Ingleside Way	•
Ó	Property Address)			• •
The Property comprises a unit in, together with an und	ivided interest in the co	mmon elements o	of, a condominium pr	oject
·	of Condominium Projec	<b>(1)</b>	<b></b> .	
(herein "c	Condominium Project")	).		
CONDOMINIUM COVENANTS. In addition to the co	overants and agreement	ts made in the seci	urity instrument, Borro	ower
and Lender further covenant and agree as follows:				
A. Assessments. Borrower shall promptly pay, when	due, all assessments in	nposed by the O	wners Association or	other
governing body of the Condominium Project (herein "C			visions of the declara	tion,
by-laws, code of regulations or other constituent docum				
B. Hazard Insurance. So long as the Owners Associati				
Project which provides insurance coverage against fire, ha				ther
hazards as Lender may require, and in such amounts and f				
(i) Lender waives the provision in Uniform Cov		y payment to Lei	nder of one-twelfth of	f the
premium installments for hazard insurance on the Propert				
(ii) Borrower's Obligation under Uniform Cove	nant 5 to maintain has	zard insurance co	verage on the Proper	ty is
deemed satisfied; and				
(iii) the provisions in Uniform Covenant 5 regardy any provisions of the declaration, by-laws, code of refect or of applicable law to the extent necessary to avoid	gulations or other cons	tituent document	of the Condominium	Pro-
Covenant 5. For any period of time during which such				
beding sentence shall be deemed to have no force or effe				
nazard insurance coverage.				
In the event of a distribution of hazard insurance pro				
whether to the unit or to common elements, any such pr Lender for application to the sums secured by the security				a to
C. Lender's Prior Consent. Borrower shall not, excep				
partition or subdivide the Property or consent to:	A arter notice to Leilde	er and with Echile	a 5 bitor written cons	ænt,
(i) the abandonment or termination of the Cond	lominium Project, excer	ot for abandonmer	t or termination near	hahi
by law in the case of substantial destruction by fire or o				
lomain;	on a constant of the constant of	-ov or a taking of	condomination of Chili	HOIIL
(ii) any material amendment to the declaration,	by-laws or code of regu	lations of the Owi	ners Association or ec	miv.
lent constituent document of the Condominium Project,	, including, but not limit	ted to, any amend	ment which would cha	ange
he percentage interests of the unit owners in the Condo	minium Project; or	- •		··•
(iii) the effectuation of any decision by the Own		ninate professiona	l management and as	sume
elf-management of the Condominium Project.				
D. Remedies. If Borrower breaches Borrower's covena	nts and agreements here	eunder, including	the covenant to pay w	hen

due condominium assessments, then Lender may invoke any remedies provided under the security instrument, including,

IN WITNESS WHEREOF, BORROWER has executed this Condominium Rider.

but not limited to, those provided under Uniform Covenant 7.

SHERRY BETH HAZZARD -Borrowe

-Borrower

**NECORDED AUG 1 7 1982** 

at 1:56 P.M.

3967

5001078KP

**CONDOMINIUM RIDER**