CONDOMINIUM RIDER 800K 1588 PAGE 744

THIS CONDOMINIUM RIDER IS made this	10th		December	82
and is incorporated into and shall be deemed to therein "Security Instrument") dated of even N. Barton Tuck, Ji	amend and sup date he cwith, r. as Nomin	plement a Mo given by the see for the	rtgagle, Deed of 1 nuders pried the Trustees O	rust or Deed to Secure Debt acquinglorish of the secure f. U. S. Shelter, a
Massachusetts Business Trust Tender	Tand covering	e the Propert	v described in 1	he Security Instrument and
located at: 925.0	Cleveland S	Street, Gre	eenville, S.	C. 29601
The Property comprises a unit in, together with known as Riverbend Horizontal				
Condominium Project (herein "Condomin shareholders, the Property shall also be compressed interest.	iation") holds	title to prope	rty for the bene	fit or use of its members or
CONDOMINIUM COVENANTS. In addition Borrower and Lender further covenant and agree		enants and ag	greements made	in the Security Instrument,
A. Assessments, Borrower shall promp pursuant to the provisions of the declaration, t minima Project.	tly pay, when		_	•
B. Hazard Insurance. So long as the C s isfactory in form to Lender, with a generally unsurance coverage in such amounts, for such p	accepted insura	mee carrier on	the Condominiu	m Project and which provides
haza deincluded within the term "extended cov (i)—Lender waives the provision in	erage", then:			
the premium installments for hazard insurance (ii) Borrower's obligation under U	on the Property	; and		
deemed satisfied to the extent that the required of				
Borrower shall give Lender prompt notice	of any lapse in	such required	l hazard insuranc	e coverage.
In the event of a distribution of hazard Property, whether to the unit or to common ele to paid to Lender for application to the sums so C. Public Liability Insurance, Borrowe	ments, any suc- ceured by the S	h proceeds pay courity Instru	yable to Borrowe ment, with the ex	r are hereby assigned and shall coss, if any, paid to Borrower.
Association maintains a public liability insurant. D. Condemnation. The proceeds of any connection with any condemnation or other tall elements, or for any conveyance in lieu of conshall be applied by Lender to the sums secured.	ce policy accept award or claim king of all or ar demnation, are	table in form, ; i for damages, ny part of the l : hereby assign	imount, and exte direct or consequ Property, whether red and shall be j	nt of coverage to Lender. cential, payable to Borrower in r of the unit or of the common paid to Lender. Such proceeds
9.			_	
E. Lender's Prior Consent. Borrower consent, either partition or subdivide the Prope	rty or consent t	to:		-
 (i) the abandonment or terminal required by law in the case of substantial destr eminent domain; 				
 (ii) any amendment to any pro Association, or equivalent constituent docume for the express benefit of Lender; 			-	
. (iii) - termination of professional n Owners Association; or	ianagement and	Lassumption c	of self-manageme	nt of the Condominium Project
(iv) any action which would have the Owners Association unacceptable to Lendo		endering the p	ublic fiability ins	urance coverage maintained by
F. Notice to Leader. In addition to no	stices required	-	_	_
Borrower shall promptly give notice to Lende				
and also of any amendment to a material prov those which provide for, govern or regulate: v assessments, assessment liens or subordination	oting or percen in of such liens	itage interests i; the boundar	of the unit owner ies of any unit o	is in the Condominium Project; If the exclusive easement rights
appertaining thereto; or reserves for maintenar G. Remedies. If Borrower breaches Bo when due condominium assessments, then 1	errower's coven	ants and agree	ements hereunde	r, including the covenant to pay
including, but not limited to, those provided ur	_		cuies prosiaca a	moti the octumy institution,

IN WITST 88 WIII REOF, Borrower has executed this Condominium Rider.

Herbert B. Drake, III

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12CORDED DEC 1 3 1982

at 3:43 P.M.

CNCD-77 (4/52)