CONDOMINIUM RIDER VOL 1684 FASE 339

Finct	, s Sentember	1984
THIS CONDOMINIUM RIDER is made this first	day of	to Secure Debt
THIS CONDOMINIUM RIDER is made this	plement a Mortgage, Deed of Trust of Deed	er") secure
herein "Security Instrument") dated of even date herewith, SOUTH CAROLINA FEDERAL SAVING	S BANK	. ,
Borrower's Note to South Carolina 112 Men Carolina	at Description described in the Security I	nstrument and
Borrower's Note to	Thanel Road Greenville, S. C.	29609
ocated at: Unit E-301 Court Ridge, 2001 Duncan	ddress)	H.A.F.A.A
The Property comprises a unit in, together with an undivided in	ima	
the Property comprises a unit in together with an undivided to the Property Reg (Name of Condon	Hnium Project)	
D-cicot''	If the themere ACCIVIATION OF ORDER KONCOM	ing own in the
Condominium Project (herein "Owners Association") holds shareholders, the Property shall also be comprised of Borrow	er's interest in the Owners Association and	the proceeds of
CONDOMINIUM COVENANTS. In addition to the cove	mants and agreements made in the Securi	ity Instrument,
Borrower and Lender further covenant and agree as follows: A. Assessments. Borrower shall promptly pay, when	due all assessments imposed by the Own	ers Association
A. Assessments. Borrower shall promptly pay, when pursuant to the provisions of the declaration, by-laws, code of	f regulations or other constituent document	s of the Condo-
pursuant to the provisions of the declaration, by-laws, code of	1 Tegulations of clines	
minium Project.	ation maintains a "master" or "blanket" t	policy, which is
si isfactory in form to Lender, with a generally accepted insura	ainst such hazards as I ender may require, in	cluding fire and
insurance coverage in such amounts, for such periods, and ago	anist such nazares as Demonstra	_
hazards included within the term "extended coverage", then: (i) Lender waives the provision in Uniform Cove	enant 2 for the monthly payment to Lender	of one-twelfth of
the premium installments for hazard insurance on the Property (ii) Borrower's obligation under Uniform Covena	nt 5 to maintain hazard insurance coverage o	n the Property is
deemed atisfied to the extent that the required coverage is provided to the extent that the required to the exte	ided by the Owners Association policy.	
For rower shall give Lender prompt notice of any lapse in	such required hazard insurance coverage.	
		ing a loss to the
Property, whether to the unit or to common elements, any such be paid to Lender for application to the sums secured by the S	ecurity Instrument, with the excess, if any, p	aid to Borrower.
Association maintains a public liability insurance policy accepts. Condemnation. The proceeds of any award or claim	for damages, direct or consequential, payable	le to Borrower in
connection with any condemnation or other taking of all or at	ov part of the Property, whether of the unit of	r of the common
connection with any condemnation or other taking of all of all	hereby assigned and shall be paid to Lende	r. Such proceeds
connection with any condemnation or other taking of all or all elements, or for any conveyance in lieu of condemnation, are shall be applied by Lender to the sums secured by the Security	Instrument in the manner provided under U	niform Covenant
shall to applied by Lender to the sums secured by the Security	Instrument in the second	
9. E. Lender's Prior Consent. Borrower shall not, exc	ant after notice to Lender and with Lende	r's prior written
E. Lender's Prior Consent. Borrower shall not, exc	to:	
consent, either partition or subdivide the Property or consent (i) the abandonment or termination of the Consent (ii) the abandonment or termination of the Consent (iii) the abandonment or termination (iii) the abandonment (iii) th	ndominium Project except for abandonmer	it or termination
(i) the abandonment or termination of the Co	or other casualty or in the case of a taking by	condemnation or
(i) the abandonment or termination of the Correquised by law in the case of substantial destruction by fire of	Total Customy of the	
eminat domain;	Lateration by laws or code of regulation	s of the Owners
(ii) any amendment to any provision of the	dominium Project (herein "Constituent Doct	iments") which is
(ii) any amendment to any provision of the Association, or equivalent constituent documents of the Conditional Conditions (iii) any amendment to any provision of the	janinan'i roject (nevem communication)	
for the express benefit of Lender;	descumption of self-management of the Conc	dominium Project
for the express benefit of Lender; (iii) termination of professional management an	u assumption of sen management	
Owiers Association; or	doring the public liability insurance covera	ige maintained by
(iv) any action which would have the effect of r	endering the paone natinty insurance of	
the Owners Association unacceptable to Lender.	4. L. sivan Lander by the terms of the Sec	urity Instrument,
F. Notice to Lender. In addition to notices required	a mandment to any provision of the Const	ituent Documents
Bornwer shall promptly give notice to Lender of any mater	same at material provisions include, but	are not limited to,
and sise of any amendment to a material provision thereof.	As a sinterests of the unit owners in the Cond	Iominium Project;
and siso of any amendment to a material provision thereof. I those which provide for, govern or regulate: voting or percer	Hage interests of the unit owners in the con-	e easement rights
		·
assessments, assessment liens or subordination of such her apportaining thereto; or reserves for maintenance, repair and	replacement of the common cichicits.	ne covenant to Dav
app reaining thereto; or reserves for maintenance, repair and G. Remedies. If Borrower breaches Borrower's cover	nants and agreements nerequire, including the	urity Instrument.
to due condominium assessments, then Lenger may in	TURE any remedies pro-	
incirding, but not limited to, those provided under Uniform	Jovenant /.	
· ·		

Eleanor H. Smith

J. Orson Smith

Borrower

10305

IN Y ITNESS WHEREOF, Borrower has executed this Condominium Rider.