CONDOMINIUM RIDER

No. 78042932

ď

10

O.

Tui	S CONDOMINIUM RIDER is made thi	31st	day of	December	, 19.84
and is inco	roorated into and shall be deemed 10	ramena ana supp.	lement the l (the "Borr	Mortgage, Deed of ower") to secure B	Trust or Security Deed (the orrower's Note to
Ü.S. SI	nstrument") of the same date given belter Corporation	1	itan Instance	ant and located at	(the "Lender")
of the same Unit 1	date and covering the Property desc 14, Riverbend, 925 Clevel	[Property Add	Greenvil dress)	lle, S.C. 296	01
-	rty includes a unit in, together with			common element	s of, a condominium project
known as:	Riverbend Horizontal	Property Reg			
"Owners A includes Bo	dominium Project"). If the owners Association") holds title to property orrower's interest in the Owners Association.	association or ot y for the benefit ociation and the us	her entity or use of it ses, proceed	s members or sha Is and benefits of B	reholders, the Property also orrower's interest.
includes Bo Cox Borrower a A. Project's Coxeates the promptly p B. "master" of coverage in within the state of the yearly p is deemed s Borrower and selection of the Coxea of	Sportower's interest in the Owners Asson NDOMINIUM COVENANTS. In additional Lender further covenant and agricondominium Obligations. Borrow Constituent Documents. The "Constituent Documents. (ii) by-laws; eay, when due, all dues and assessme Hazard Insurance. So long as the Corrower that the amounts, for the periods, and term "extended coverage," then: (i) Lender waives the provision premium installments for hazard insufficient to the extent that the require rower shall give Lender prompt not the event of a distribution of hazard whether to the unit or to common ender for application to the sums secured maintains a public liability insurance. Borrown maintains a public liability insurance of any conveyance in lieu of consplied by Lender to the sums secured Lender's Prior Consent. Borrowe ther partition or subdivide the Property law in the case of substantial destricts.	tion to the coveree as follows: wer shall perform tituent Document (iii) code of regula nts imposed pursu Dwners Associatio inium Project whi d against the haza in Uniform Cover urance on the Pro Uniform Covera ice of any lapse in d insurance proce elements, any proc ired by the Securit wer shall take suc ince policy acceptal y award or claim f aking of all or any indemnation, are h by the Security In er shall not, excep- erty or consent to: ation of the Consti- uction by fire or or ision of the Consti- management and we the effect of ren er. ay condominium of paragraph F shall ee to other terms of yable, with interest	ses, proceeds nants and a n all of Bo ts" are the: ations; and iant to the Con maintain ich is satisfia ards Lende nant 2 for th perty; and nt 5 to main vided by the required ha eeds in lieu ceeds payab y Instrument ch actions a ble in form, for damages part of the hereby assig astrument ac pt after not lominium I other casua ituent Docu assumption dering the lues and assi become ad of payment, t, upon noti and provision	Is and benefits of Bagreements made agreements made (i) Declaration or (iv) other equivaler Constituent Docums, with a generally actory to Lender ar requires, including monthly payment ain hazard insurate Owners Associationard insurance covor frestoration or ole to Borrower are not, with any excess as may be reasonal amount, and extens, direct or consequenced and shall be posproyided in Unificate to Lender and Project, except for lity or in the case of the c	in the Security Instrument, ans under the Condominium of any other document which and documents. Borrower shall bents. accepted insurance carrier, a and which provides insurance and fire and hazards included and to Lender of one-twelfth of ance coverage on the Property on policy. Areage. Arepair following a loss to the antereby assigned and shall be paid to Borrower. All to insure that the Owners at of coverage to Lender. Arential, payable to Borrower in and to Lender. Such proceeds form Covenant 9. I with Lender's prior written abandonment or termination and taking by condemnation or aion is for the express benefit of ant of the Owners Association; arance coverage maintained by are, then Lender may pay them. Arrower secured by the Security all bear interest from the date of Borrower requesting payment.
				•••••	(Seal)

19636

RECORDED DEC 31 1984 at 4:57 P.M.