CONDOMINIUM RIDER

THIS CONDOMINIUM RIDER is made this 25	th	day of	NOVEMBER	
19.80, and is incorporated into and shall be deemed to amend				
Debt (herein "security instrument") dated of even date herev				
Borrower's Note to Carolina Federal Savings and Loan Associ	ntion (herein "Lender	i) Dangiera 202 hae (''	vering the Property described	
in the security instrument and located at Unit 21.6 McDa	niel Green Cond	ominium	ching the frequency described	
	ty Address)			
The Property comprises a unit in, together with an undivided	interest in the commo	on element	s of, a condominium project	
known as McDaniel Green Condominiums	ndominium Project)			
•	ominium Project").			
CONDOMINIUM COVENANTS. In addition to the covena	nts and agreements ma	ade in the s	security instrument, Borrower	
and Lender further covenant and agree as follows:				
A. Assessments. Borrower shall promptly pay, when due,				
governing body of the Condominium Project (herein "Owner			provisions of the declaration,	
by-laws, code of regulations or other constituent document o				
B. Hazard Insurance. So long as the Owners Association m				
Project which provides insurance coverage against fire, hazards				
hazards as Lender may require, and in such amounts and for su				
(i) Lender waives the provision in Uniform Covenan	2 for the monthly pa	ayment to	Lender of one-twellth of the	
premium installments for hazard insurance on the Property;	E to maintain horard	Lineuronce	coverage on the Property is	
(ii) Borrower's Obligation under Uniform Covenant	5 to maintain nazaro	i ilişuranıce	coverage on the Property is	
deemed satisfied; and (iii) the provisions in Uniform Covenant 5 regarding	annlication of hazard	l insurance	proceeds shall be superseded	
by any provisions of the declaration, by-laws, code of regular				
ject or of applicable law to the extent necessary to avoid a c	onflict between such t	provisions :	and the provisions of Uniform	
Covenant 5. For any period of time during which such haza	rd insurance coverage	is not mai	ntained, the immediately pre-	
ceding sentence shall be deemed to have no force or effect.	Rorrower shall give Le	nder prom	nt notice of any lapse in such	
hazard insurance coverage.	John Shari Breeze	From		
In the event of a distribution of hazard insurance proceed	s in lieu of restoration	or repair f	ollowing a loss to the Property,	
whether to the unit or to common elements, any such proceed	ds payable to Borrowe	r are hereb	y assigned and shall be paid to	
Lender for application to the sums secured by the security ins				
C. Lender's Prior Consent. Borrower shall not, except at	ter notice to Lender	and with I	ender's prior written consent,	
partition or subdivide the Property or consent to:			·	
(i) the abandonment or termination of the Condom	inium Project, except f	or abando	nment or termination provided	
by law in the case of substantial destruction by fire or other				
domain;				
(ii) any material amendment to the declaration, by-	laws or code of regulat	tions of the	Owners Association, or equiv-	
alent constituent document of the Condominium Project, inc		l to, any ar	nendment which would change	
the percentage interests of the unit owners in the Condomir		_	_	
(iii) the effectuation of any decision by the Owners	Association to termin	nate profes	sional management and assume	
self-management of the Condominium Project.				
D. Remedies. If Borrower breaches Borrower's covenants				
due condominium assessments, then Lender may invoke an		under the	security instrument, including,	
but not limited to, those provided under Uniform Covenant	7.			
IN HITTIECE HAITDEOU DODDOWED has avacuted if	nis Candaminium Rid	Pt		
IN WITNESS WHEREOF, BORROWER has executed the	ns Colidonium im Kid	C1.		
		1	1	
		\ λ		
	Vanuel 1	<u>1.</u> R	andres	
	Daniel S. Sar	nders	-Borrower	
	1 -	_	1	
	Emelete)	C.	Vardus	
	Daniel S. Sar Camily Emilyn C. Sar	nders	-Borrower	

CONDOMINIUM RIDER

South Miles

10