তা

ွာထိ

## CONDOMINIUM RIDER

| THIS CONDOMINIUM RIDER is made this  | 2nd  | day of .   | October   |
|--|--|--|---|
| 19.8 L, and is incorporated into and shall be deemed to Debt (herein "security instrument") dated of even da Borrower's Note to Carolina Federal Savings and Load  | to amend and supplen<br>ite herewith, given by   | ent a Mortgage, Dec<br>the undersigned (b                    | ed of Trust or Deed to Secure lerein "Borrower") to secure                                      |
| in the security instrument and located at  |  |  |   |
| CONDOMINIUM COVENANTS. In addition to the  | Property Reg<br>e of Condominium P<br>"Condominium Proj  | roject)<br>&t").   |   |
| A. Assessments. Borrower shall promptly pay, what governing body of the Condominium Project (herein by-laws, code of regulations or other constituent doc B. Hazard Insurance. So long as the Owners Associated in the contract of the contrac | "Owners Association ument of the Condon training a "resistant of t | ") pursuant to the<br>ninium Project.<br>naster" or "blanket | provisions of the declaration, " policy on the Condominium                                      |
| Project which provides insurance coverage against fire hazards as Lender may require, and in such amounts a  |  |  |   |
| (i) Lender waives the provision in Uniform   |  | onthly payment to  | Lender of one-twelfth of the  |
| premium installments for hazard insurance on the Pro<br>(ii) Borrower's Obligation under Uniform (   | • •  | in hazard insurance  | e coverage on the Property is   |
| deemed satisfied; and  (iii) the provisions in Uniform Covenant 5 by any provisions of the declaration, by-laws, code of ject or of applicable law to the extent necessary to a Covenant 5. For any period of time during which seeding sentence shall be deemed to have no force or   | of regulations or other<br>avoid a conflict between<br>such hazard insurance   | r constituent document such provisions coverage is not ma    | nent of the Condominium Pro-<br>and the provisions of Uniform<br>intained, the immediately pre- |
| In the event of a distribution of hazard insurance whether to the unit or to common elements, any sur Lender for application to the sums secured by the second C. Lender's Prior Consent. Borrower shall not, or the sums are the second to the  | ch proceeds payable to<br>curity instrument, with  | b Borrower are here<br>to the excess, if any,                | by assigned and shall be paid to paid to Borrower.  |
| partition or subdivide the Property or consent to:  (i) the abandonment or termination of the by law in the case of substantial destruction by fire  |  |  |   |
| domain;  (ii) any material amendment to the declarate alent constituent document of the Condominium Protection that the percentage interests of the unit owners in the Condominium Protection of the United | oject, including, but i  | ot limited to, any a   |   |
| <ul> <li>(iii) the effectuation of any decision by the self-management of the Condominium Project.</li> <li>D. Remedies. If Borrower breaches Borrower's condominium assessments, then Lender may but not limited to, those provided under Uniform</li> </ul>  | ovenants and agreeme<br>invoke any remedies  | ents hereunder, incl   | uding the covenant to pay when  |
| IN WITNESS WHEREOF, BORROWER has ex  | ecuted this Condomi  | nium Rider.  |   |
|  | Z  | an J.  | Buce  |
|  | Dan  | J. Bale  | -Borrowe  |
|  |  |  |   |
|  |  | · · · · · · · · · · · · · · · · · · ·                        | Rorrows   |

13631

Re- RECORDED DEC 9 1981

at 10:27 A.M.