CONDOMINIUM RIDER

800K1597 PAGE803

THIS CONDOMINITM RIDER IS made t	lus 11th	day of	March	_{.19} 83
and the management of the and shall be decided	d to amend and sur	oplement a Mor	ign. Dodot I	rad of Deed to Secure Debt.
therem "Security Instrument") dated of earth of the N. Barton Tuck,	vene date heggwith	given by the	understand the	top Boriens Par Sour
Borrower's Note to Traver	, Jr. as Nomii	nee for the	Hustees of	o. S. Shercer, a
assachusetts Business Trust Herein Herein 192	der") and covering 25. Cleveland 1	g the Property Street, Gre	enville, S.	c. 29601
the Property comprises a unit in together y	with an undivided	interest in the o	common element	s of, a condominium project
known as Riverbend Horizont	car	ICES THE		
Condominium Project (herein "Owners Assharcholders, the Property shall also be consuch interest.	ssociation") holds mprised of Borrow	title to proper er's interest in	ty for the benef the Owners Asso	it or use of its members or ociation and the proceeds of
CONDOMINIUM COVENANTS. In add		enants and agr	eements made i	n the Security Instrument,
Borrower and Lender further covenant and a	igree as follows:			
A. Assessments. Borrower shall propursuant to the provisions of the declaration	omptly pay, when on, by-laws, code o	due, all assess of regulations of	ments imposed other constitue	by the Owners Association nt documents of the Condo-
minium Project.	te Ourie Censi	ation mountain	. a "mantar" ar	"Manket" policy which is
B. Hazard Insurance. So long as the sisfactory in form to Lender, with a general	He towners ASSOCIATION AND COMMENTS AND COMM	aucar mamam mecestrieton 1	he Condominium	n Project and which provides
msurance coverage in such amounts, for such	oh noriods and au:	ainst such haza	rds as Lender ma	y require, including fire and
haza ds included within the term "extended	coverage", then:			,
(i) Lender waives the provision	in Uniform Cove	nant 2 for the i	nonthly payment	t to Lender of one-twelfth of
the premium installments for hazard insuran				
(ii) Borrower's obligation unde	r Uniform Covena	nt 5 to maintain	hazard insuranc	e coverage on the Property is
deemed satisfied to the extent that the require	ed coverage is prov	ided by the Ow	ners Association	policy.
Rorrower shall give Lender prompt no	tice of any lapse in	such required h	nazard insurance	coverage.
In the event of a distribution of haza	ard insurance proc	reeds in lieu of	restoration or re	epair following a foss to the
Property, whether to the unit or to common	elements, any such	n proceeds paya	ble to Borrower :	are nercoy assigned and shan
be paid to Lender for application to the sum C. Public Liability Insurance. Borro	is secured by the Se	curity institutions as a	ent, with the exc	e to insure that the Owners
Association maintains a public liability insur	ower snan take su mose policy governt	able in form an	nount, and extent	of coverage to Lender.
D Condemnation. The proceeds of a	ny award or claim	for damages, d	irect or conseque	ntial, payable to Borrower in
connection with any condemnation or other	taking of all or an	y part of the Pr	operty, whether	of the unit or of the common
relements, or for any conveyance in lieu of c	ondemnation, are	hereby assigned	d and shall be pa	id to Lender. Such proceeds
shall be applied by Lender to the sums secur-	ed by the Security	Instrument in t	he manner provid	led under Uniform Covenant
9.				
1. Lender's Prior Consent. Borrow			to Lender and	with Lender's prior written
consent, either partition or subdivide the Pro (i)—the abandonment or termin	operty or consent to); Assisinas Proj	act except for a	bandonment or termination
required by law in the case of substantial de	nation of the Con-	communication	or in the case of	a taking by condemnation or
eminent domain;	siruction of the th	White the anning	.,, .,, .,,	
(n) any amendment to any p	provision of the d	eclaration, by-	laws or code of	regulations of the Owners
Association, or equivalent constituent docu-	ments of the Condo	ominium Projec	rt (herein "Const	ituent Documents") which is
for the express benefit of Lender:				
(m) termination of professiona	I management and	assumption of s	self-management	of the Condominium Project
Owners Association; or				
(iv) any action which would ha		ndering the pub	die liability insur	ance coverage maintained by
the Owners Association unacceptable to Ler	ider.			Call Samuel In terms of
F. Notice to Lender. In addition to	notices required t	o be given Len	der by the terms	of the Security Instrument,
Borrower shall promptly give notice to Len	der of any materia	i amendment to	any provision of	chide but are not linated to
and also of any amendment to a material pr those which provide for, govern or regulate	ovision thereof. Ex	campies of mate	arai provisions in the unit outers i	n the Condominium Project:
those which provide for, govern or regulate assessments, assessment liens or subordinal	; voinig or percent; tion of cuch hone	the boundaries	of any unit or t	he exclusive easement rights
assessments, assessment new or subordinal appertaining thereto; or reserves for mainter	non or Such neus;	macement of the	re common eleme	mts.
appertaining metero, of reserves for mainter	mice, repair and re	James Intern or 11		_

G. Remedies. If Borrower breaches Borrower's covenants and agreements hereunder, including the covenant to pay when due condominium assessments, then Lender may invoke any remedies provided under the Security Instrument,

IN WILLESS WHERFOF, Borrower has executed this Condominium Rider

including, but not limited to, those provided under Uniform Covenant 7.

John S. Scott by Chestyn h. Sint allong in feet

Carol A. Scott Scatt attorny in feet

23913

NECORDED MAR 1 4 1983

at 3:38 P.M.

CNCD-77 (4/82)