CONDOMINIUM RIDER

BOOK 1629 FAGE 990

THIS CONDOMINIUM RIDER IS made this 30th	المحال	September	
and is incorporated into and shall be deemed to amend and	supplement a Mo	orrence Deed of Trax	t of Deal to Secure Debt
the single Security Instrument's dated of even date berew	ith eisen by the	undersional thereio	· "Barrance" L. Sector
therein "Security Instrument") dated of even date herew therewer's Note to N. Barton Tuck, Jr., as No a Massachusetts (herein "Lender") and cove located at: 925 Cleveland Street, Green	minee for th	e Trustees of l	J. S. Shelter
Maggachusette Business Trust			
a rassacinsects (herein "Lender") and cover	ang the Propert	y described in the 3 Cossolina 2060	security Instrument and
located at: 925 Creverand Screet, Green	ilyttie, soudi	Catorna 2700	
			f
The Property comprises a unit in, together with an undivid	Red interest in the		•
Riverbend Horizontal Property	ndominum Project)	**********************	***************************************
		s Association or othe	er governme body of the
Condominium Project (herein "Owners Association") ho			
shareholders, the Property shall also be comprised of Born			
such interest.	oners microsi in	THE CHILLS MAKE	invariand the proceeds or
CONDOMINIUM COVENANTS. In addition to the c	-	reements made in t	he Security Instrument,
Borrower and Lender further covenant and agree as follows:			
A. Assessments. Borrower shall promptly pay, wh	ien due, all asses	sments imposed by	the Owners Association
pursuant to the provisions of the declaration, by-laws, cod	le of regulations of	or other constituent d	focuments of the Condo-
minium Project.			
B. Hazard Insurance. So long as the Owners Ass	ociation maintair	is a "master" or "b	lanket" policy, which is
s isfactory in form to Lender, with a generally accepted ins			• •
insurance coverage in such amounts, for such periods, and			-
haza ds included within the term "extended coverage", then	~		equite, meroding me and
(i) Lender waives the provision in Uniform Co		manthly navasat to	Landar of one to alth of
		montary bayment to	Echaet of one-twenth of
the premium installments for hazard insurance on the Prope	=	4 4.	
(ii) Borrower's obligation under Uniform Cove			
deemed satisfied to the extent that the required coverage is p	-	-	•
Borrower shall give Lender prompt notice of any lapse	•		•
In the event of a distribution of hazard insurance p	proceeds in lieu of	f restoration or repai	ir following a loss to the
Property, whether to the unit or to common elements, any s	aich proceeds pay:	able to Borrower are	hereby assigned and shall
be paid to Lender for application to the sums secured by the	e Security Instrun	nent, with the excess,	if any, paid to Borrower.
C. Public Liability Insurance. Borrower shall take	=		* •
Association maintains a public liability insurance policy acc		•	
D. Condemnation. The proceeds of any award or cla	•		•
connection with any condemnation or other taking of all or	•	•	• •
elements, or for any conveyance in lieu of condemnation,		•	
shall be applied by Lender to the sums secured by the Securi	• •	•	•
9.	ny mandikin'in'i	me manner provided	under Omterm Covenant
E. Lender's Prior Consent. Borrower shall not, e.	same after matical	to Lander and mid	h 1 andres erine meitten
		; to render and with	ii iziidei s piita wiiiteii
consent, either partition or subdivide the Property or consen			
(i) the abandonment or termination of the C		-	
required by law in the case of substantial destruction by fire	e or other casualty	or in the case of a ta	king by condemnation or
eminent domain;			•
(ii) any amendment to any provision of the	_		
Association, or equivalent constituent documents of the Co	ndominium Proje	ct (berein "Constitue	nt Documents") which is
for the express benefit of Lender;			
(iii) termination of professional management a	and assumption of	self-management of t	he Condominium Project
Owners Association; or			
(iv) any action which would have the effect of	rendering the pul	blic hability insurance	e coverage maintained by
the Owners Association unacceptable to Lender.	•	_	•
F. Notice to Lender. In addition to notices require	al to be given Ler	ider by the terms of	the Security Instrument.
Borrower shall promptly give notice to Lender of any mate	-	-	-
and also of any amendment to a material provision thereof.			
those which provide for, govern or regulate: voting or perce	•	_	
• • • • • • • • • • • • • • • • • • • •	- .		-
assessments, assessment liens or subordination of such lie		•	
appertaining thereto; or reserves for maintenance, repair and	-		
G. Remedies, If Borrower breaches Borrower's cover	_		
when due condominium assessments, then Lender may i	-	lies provided under (the Security Instrument,
including, but not limited to, those provided under Uniform	Covenant 7.		
	48.4		
IN WITKESS WITERFOF, Borrower has executed this Condo	minium Rider.		
			•
	\sim	nes R. Klingl	a
	· Jan	nes by Kk	lingth
		Ismes R Klinol	err/ Geriewer
	√ J	опсэ и иливи	~V

RECORDED OCT 101983 at 12:07 PM.

11775

CNCD-77 (4/82)