CONDOMINIUM RIDER VOL. 1639 Since 507 5

THIS CONDOMINIUM RIDER is made this. 7 th.	day of December
19 95 and is incorporated into and shall be deemed to amend	d and supplement a Mortgage, Deed of Trust or Deed
. O B. t. at	a data barawith given by the undersigned increin
	Savings and loan Association
(herein "Lender") and covering the	he Property described in the security instrument and
(herein "Lender") and covering the located at 27 Kimbell Court Greenville, S.C. 29	609
(Nicbeut	ty Address)
The Property comprises a unit in, together with an undivided	interest in the common elements of, a condominium
united the second of the secon	JIOVE VIIIUBE OUNGOMENTE
(Mame of	Condominium Project)
thame of (herein "Condominium Project").	
CONDOMINIUM COVENANTS. In addition to the covenant	
Borrower and Lender further covenant and agree as follows:	ins and agreements inner in the service
A. Assessments. Borrower shall promptly pay, when do	ie all assessments imposed by the Owners Association
or other governing body of the Condominium Project therein "	"Owners Association") pursuant to the provisions of the
declaration, by-laws, code of regulations or other constituent d	locument of the Condominium Project.
R. Hazard Incurance. So long as the Owners Associal	tion maintains a "master or blanket policy on the
Condominium Project which provides insurance coverage ag-	ainst fire, hazards included within the term "extended
coverage," and such other hazards as Lender may require, and	d in such amounts and for such periods as Lender may
manine then	
(i) Lender waives the provision in Uniform Coven-	ant 2 for the monthly payment to Lender of one-twelfth
and the magnitum installments for hazard insurance on the Prope	ents:
(ii) Borrower's obligation under Uniform Coven	ant 5 to maintain hazard insurance coverage on the
Departs is absorbed extisted and	
tiii) the provisions in Uniform Covenant 5 regard	ding application of hazard insurance proceeds shall be
a consequently the any provisions of the declaration by laws, co	de of regulations or other constituent document of the
Condemnium Period of another ble law to the extent bee	researy to avoid a conflict between such provisions and
the requisions of Uniform Coverant 5. For any period of til	me during which such hazard insurance coverage is not
maintained, the immediately preceding sentence shall be de-	cemed to have no torce or effect. Bottower shall give
I ander neumar native of any large in such hazard insurance of	orginals.
In the event of a distribution of hazard insurance proc	reeds in lieu of restoration or repair following a loss to
the Property, whether to the unit or to common elements, any	y such proceeds payable to bottower are necess if any
and shall be paid to Lender for application to the sums seen	ared by the security instrument, with the excess, it days
paid to Borrower.	e con a vive so Lunder and with Lender's prior written
C. Lender's Prior Consent. Borrower shall not, every	pt after notice to Lender and with Lender's prior written
consent, partition or subdivide the Property or consent to.	ominium Project, except for abandonment or termination
provided by law in the case of substantial destruction by fire of	reacher ensures or in the case of a taking by condemnation
	A CAME CONSTRUCTION OF THE CONTRACT OF THE CON
or eminent domain;	by laws or code of regulations of the Owners Association.
or equivalent constituent document of the Condominium Pro	ofect, including, but not limited to, any amendment which
and a factor of the management of the confidence of the unit of the first of the confidence of the con	he Condominium Projecti or
wind change the percentage interest of the own decision by the Owns	ers Association to terminate professional management and
account attended and the Conformation Project	
n non-tier to Rossowan horselve Rossower's con-	enants and agreements bereunder, including the covenant
to pay when due condominium assessments, then Lender	t was jurope and temedies brostoed annet the second
instrument, including, but not limited to, those provided unc	der Uniform Covenant 7.
IN WITNESS WHEREOF, Borrower has executed this Co	ondeminium Rider.
	~
	Allan G. David Barrower Barrower Karon S. David
	www ~wel
-	Allan G. David
<u>.</u>	Daniel Lated
	Barrower
M A	Karen S. David
ω	

MEC 116
09/82
CONDOMINIUM RIDER = 1 to 4 Family = 5 75 - FRAMA FALAC MALEGRAM INSTRUMENT

1.881

15720