## PLANNED UNIT DEVELOPMENT RIDER

THIS PLANNED UNIT DEVELOPMENT RIDER is made this	lst day	of November	19 84
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nd is incorporated into and shall be deemed to afficing and supplicing Security Instrument") of the same date, given by the undersigned (the Joseph H. Kaeser, Jr.	ie "Borrower") to	secure Borrower's N	lote to
Joseph H. Kaeser, Jr.			(the "Lender")
f the same date and covering the Property described in the Security I 1218 Shadow Way, Greenville, South Carolin [Property Address	nstrument and lo a 29615	cated at:	
The Property includes, but is not limited to, a parcel of land improve	d with a dwelling on of Covena	g, together with other nts. Conditions	M( 3 m/m - 8 3 m
Restrictions for 1200 Pelham recorded in Deed RMC Office for Greenville County the "Declaration"). The Property is a part of a planned unit develop	1 DOOR	\$4,6 <sub>4</sub> , .4, \$4, <del>6</del> 6,54, .4, 4 st4, 4.	
the "Declaration"). The Property is a part of a planned unit develop	ment known as	1200 TELLIALI	
[Name of Planned Unit De	evelopment]		****
water Tt. D	homeowners asso	ociation or equivalen	t entity owning or
nanaging the common areas and facilities of the PUD (the "Owne Borrower's interest	rs Association )	and the uses, other	and proceeds s
PUD COVENANTS. In addition to the covenants and agrees			
. The case of the Descender shall perform all of H	orrower's obliga	ations under the P	UD's Constituent
me us Decuments of the (i) Declaration	m· (III) Afficies OI	incoldoration, trust	monation or any
	II ANV NV-IAWN OI U	DUICI IUICS VI IVKOIGI	10113 01 1110 0 1111111
equivalent document which creates the Owners Association, and the Association. Borrower shall promptly pay, when due, all dues a	and assessments	imposed pursuant	to the Constituent
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B. Hazard Insurance. So long as the Owners Association r	naintains, with a	and which provides	insurance coverage
"master" or "blanket" policy insuring the Property which is satisfa in the amounts, for the periods, and against the hazards Lender requ	ictory to Lenger	re and hazards inclu	led within the term
in the amounts, for the periods, and against the hazards Lender requ	inco, including in	te and nazares mere.	
"extended coverage," then:  (i) Lender waives the provision in Uniform Covenant	2 for the month	ly payment to Lend	er of one-twelfth of
	rtv· 201		
(ii) Degroups's obligation under Uniform Covenant 2	to maintain naza.	rd insurance coverag	e on the Property is
and the state of the second converges provided	i hy the Usaners A	ASSOCIATION DONE).	
Borrower shall give Lender prompt notice of any lapse in re	quired hazard ins	surance coverage pro	vided by the master
In the event of a distribution of hazard insurance proceed	is in lieu of resid	orrower are hereby a	ssigned and shall be
Property or to common areas and facilities of the PUD, any proce- paid to Lender. Lender shall apply the proceeds to the sums secu-	red by the Secur	rity Instrument, with	any excess paid to
<u>_</u>			
Borrower.  C. Public Liability Insurance. Borrower shall take such	actions as may !	be reasonable to insi	ore that the Owners
t t' 1' 1'1' i a mana a a policu accentable	e in torm amouili	I. AIIU EXICIII OI COTCI	art to beinger.
Thede of one award or claim in	r damages, unext	Of Collection by	juoic to bottom
	M OUTUP PIUMPIUS		Delica recommenda es se
ners contained at the percent of condemnation are bereby	assigned and sna	ill be baid to believe.	outil provide and
E. Lender's Prior Consent. Borrower shall not, except	after notice to	Lender and With Le	uaci 2 buoi mitten
(i) the abandonment or termination of the PUD, exc	CANIZIZKINUNU L	COMPLEMENTATION OF COMP	1110111 (10111/1011)
case of substantial destruction by fire or other casualty or in the ca  (ii) any amendment to any provision of the "Constit	ment Documents	" if the provision is f	or the express benefit
of Lender; (iii) termination of professional management and as	ssumption of self	-management of the	Owners Association;
or  (iv) any action which would have the effect of render			
the Owners Association unacceptable to Lender.  F. Remedies. If Borrower does not pay PUD dues and	assessments who	en due, then Lender	may pay them. Any
and the second that the second	LIKIINIINE AMAN		, ui e o o ,
amounts disbursed by Lender under this paragraph it shall be Instrument. Unless Borrower and Lender agree to other terms of disbursement at the Note rate and shall be payable, with interest,			
By Signing Below, Borrower accepts and agrees to the terms a	na provisions coi	Λ 1 1/)	
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RECORDET NOV 1 1984 at 4:44 P.M.

Form 3150 12/83

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