## **CONDOMINIUM RIDER**

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THIS CONDOMINIUM RIDER is made this.	15th	day of
19.81., and is incorporated into and shall be deemed to amend and supplement a Mortgage, Deed of Trust or Deed		
"Rorrower") to secure Borrower's Note to	South Carolina Feder	al Savings & Loan Association
located at . Unit 13 D Sugar Creek V	) and covering the F illas, Greer, S	Property described in the security instrument and outh Carolina 29651
	(Property Add	fress)
The Property comprises a unit in, together w project known as. Sugar Creek Villa	rith an undivided inte is	rest in the common elements of, a condominium
(herein "Condominium F	'roject").	ominium Project)
CONDOMINIUM COVENANTS. In addition	n to the covenants a	and agreements made in the security instrument,
Borrower and Lender further covenant and ag	ree as follows:	l assessments imposed by the Owners Association
or other governing body of the Condominium declaration, by-laws, code of regulations or of	Project (herein "Own	ners Association") pursuant to the provisions of the
R. Hazard Insurance. So long as the	Owners Association	maintains a "master" or "blanket" policy on the
Condominium Project which provides insura	ince coverage against	fire, hazards included within the term "extended
coverage," and such other hazards as Lender	may require, and in s	such amounts and for such periods as Lender may
require, then:		e it it is a land of one twolth
(i) Lender waives the provision in	Uniform Covenant 2	for the monthly payment to Lender of one-twelfth
of the premium installments for hazard insura	nce on the Property;	to maintain hazard insurance coverage on the
Property is deemed satisfied; and	Omioim Covenant 3	To mandam meate instrument of the second
(iii) the provisions in Uniform C	ovenant 5 regarding	application of hazard insurance proceeds shall be
superseded by any provisions of the declarate	tion, by-laws, code of	regulations or other constituent document of the
Condominium Project or of applicable law t	to the extent necessar	y to avoid a conflict between such provisions and
the provisions of Uniform Covenant 5. For	any period of time du	uring which such hazard insurance coverage is not
maintained, the immediately preceding sent	ance shall be deemed	to have no force or effect. Borrower shall give
Lender prompt notice of any lapse in such ha	Zaiu insurance covera; Linsurance proceeds	in lieu of restoration or repair following a loss to
the Property whether to the unit or to comm	on elements, any such	proceeds payable to Borrower are hereby assigned
and shall be paid to Lender for application	to the sums secured b	by the security instrument, with the excess, if any,
naid to Borrower.		
C. Lender's Prior Consent. Borrower	shall not, except after	r notice to Lender and with Lender's prior written
consent, partition or subdivide the Property	or consent to:	Desiret award for abandanment or termination
(i) the abandonment or terminate provided by law in the case of substantial des	on of the Condominit truction by fire or othe	om Project, except for abandonment or termination or casualty or in the case of a taking by condemnation
or eminent domain;		and of explosions of the Owners Association
(ii) any material amendment to the	ne declaration, by-law	s or code of regulations of the Owners Association, including, but not limited to, any amendment which
would change the percentage interests of the	unit owners in the Cor	ndominium Project; or
(iii) the effectuation of any decisi assume self-management of the Condominium	on by the Owners Ass	sociation to terminate professional management and
D. Remedies, If Rorrower 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, including, but not limited to, those provided under Uniform Covenant 7.		
IN WITNESS WHEREOF, Borrower has executed this Condominium Rider.		
IN WITNESS WHEREOF, Borrower has e	xecuted this Condomi	mum taget.
	-	Frances W. Daller-Bortoner
		-Borjower

RECORDED APR 1 5 1981

at 12:21 P.M.

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