CONDOMINIUM RIDER

THIS CONDOMINIUM RIDER is made this	29th	day o	September	r
19.83., and is incorporated into and shall be d			Mortozee, Deed	of Trust or Deed
to Secure Debt (herein "security instrument"	dated of even) ALLTANCE 1	date herewith, g MORTGAGE CO	given by the und MPANY	lersigned (herein
/harein "I ender"	and covering the	Property describ	bed in the securit	y instrument and
berein "Lender") located at	loods Condo	miniums Address)		
The Property comprises a unit in, together with project known as . SUMMER WOODS HOP	th an undivided in LIZONTAL PRO (Name of Co	nterest in the con OPERTY REGI ondominium Project)	nmon elements of IME	, a condominium
(herein "Condominium Pr	oject").			
CONDOMINIUM COVENANTS. In addition	to the covenants		s made in the sec	curity instrument,
Borrower and Lender further covenant and agree	ce as follows:			Aintinn
A. Assessments. Borrower shall prompt or other governing body of the Condominium I	Project (herein "O	wners Association	n") pursuant to the	e provisions of the
declaration, by-laws, code of regulations or oth	er constituent doc	tument of the Con	idominium Project	ί.
B. Hazard Insurance. So long as the Condominium Project which provides insurance coverage," and such other hazards as Lender n	Owners Association nece coverage again	n maintains a "n ast fire, hazards i	naster" or "blank included within th	et" policy on the let term "extended
require then:				
(i) Lender waives the provision in U	Uniform Covenant	2 for the monthl	ly payment to Len	der of one-twellth
of the premium installments for hazard insuran	ce on the Property		hanned incurrence	covered on the
(ii) Borrower's obligation under U	Jniform Covenant	t 5 to maintain	navaro insurance	Coverage on the
Property is deemed satisfied; and (iii) the provisions in Uniform Co- superseded by any provisions of the declaration Condominium Project or of applicable law to the provisions of Uniform Covenant 5. For a maintained, the immediately preceding senter	on, by-laws, code the extent necessing period of time nee shall be deem	of regulations or sary to avoid a conduction which such to have no for	r other constituen onflict between su ch hazard insuran	t document of the uch provisions and uce coverage is not
Lender prompt notice of any lapse in such haza	ard insurance cove	trage.	enting of tapair (following a loss to
In the event of a distribution of hazard the Property, whether to the unit or to commo and shall be paid to Lender for application to	on elements, any si	uch proceeds paya	able to Borrower a	are hereby assigned
paid to Borrower.		<i>c</i>	- J Judih Tar	dade neige weitten
C. Lender's Prior Consent. Borrower's	hall not, except a	iter notice to Lei	luct and with Let	idei's prior written
consent, partition or subdivide the Property or (i) the abandonment or termination provided by law in the case of substantial destrictions.	n of the Condomi	nium Project, exc	cept for abandonn	nent or terminationing by condemnation
or eminent domain;	4			
(ii) any material amendment to the or equivalent constituent document of the Co	ndominium Projec	et, including, but i	not limited to, any	wners Association, amendment which
would change the percentage interests of the u (iii) the effectuation of any decision	mit owners in the C	Condominium Pro	oject; or	
assume self-management of the Condominium	n Project.			
D. Remedies. If Borrower breaches B to pay when due condominium assessments	s, then Lender ma	ay invoke any re	emedics provided	under the security
instrument, including, but not limited to, thos	e provided under !	Uniform Covenan	t 7.	
In Witness Whereof, Borrower has ex	accuted this Conde	ominium Rider.		

-Borrow

10832

RECORDED OCT 03 1983 at 9:26 km.