THIS CONDOMINIUM RIDER is made this	day of Nov	enber	, 19.83
and is incorporated into and shall be deemed to amend and	supplement a Mortgage, D	deed of Trust or Deed to	o 2conc Acoi
therein "Conview Instrument") dated of even date herew	ith, given by the undersi	gned (herein "Borrowe	er) i. secure
Boscower's Note to N. Barton Tick. Jr 48. NOT	inee for the Trust	668 'OI''N'''2''' 2UG	LECT,a
Maccachicatte Bigingg(IAM) - I ander") and cover	ring the Property descrip	bed in the Security In	strument and
located at:925 Cleveland Street, Greenvil	e. South Carolina.	29601	**********
(Proper	A Youers)		• •
The Property comprises a unit in, together with an undivid	ed interest in the common	n elements of, a condon	ninium project
known asRiverbend.Horizontal.Property.Re	ZimeProject)	*******************************	***************************************
	"). If the Owners Associ	ation or other governit	ng body of the
Condominium Project (herein "Owners Association") he	lds title to property for	the beneht of use of t	is members or
shareholders, the Property shall also be comprised of Bor	rower's interest in the Ow	mers Association and t	he proceeds of
such interest.			
CONDOMINIUM COVENANTS. In addition to the	envenants and agreement	s made in the Securi	ty Instrument.
Borrower and Lender further covenant and agree as follows			
A. Assessments. Borrower shall promptly pay. w	hen due, all assessments	imposed by the Owne	ers Association
pursuant to the provisions of the decluration, by-laws, co	de of regulations or other	constituent documents	of the Condo-
minium Project			
D. Harard Incurrance So lone at the Owners As	sociation maintains a "n	haster" or "blanket" p	olicy, which is
information from to Lender with a generally accepted in	surance carrier on the Cor	Jooninium Llokect sua	which provides
insurance coverage in such amounts, for such periods, and	l against such hazards as l	Lender may require, in	cluding fire and
have do included within the term "extended covetage". 1M	n:		
(i) Lender waives the provision in Uniform (Covenant 2 for the month	ly payment to Lender o	Cone-twellth of
the accoming installments for hazard insurance on the Prof	erty: and		
(iii) Roccower's obligation under Uniform Co	renant 5 to maintain hazar	d insurance coverage of	n the Property is
deemed satisfied to the extent that the required coverage is	provided by the Owners A	ssociation policy.	
Borrower shall give Lender prompt notice of any lap	se in such required hazard	insurance coverage.	as a loss to the
In the event of a distribution of hazard insurance Property, whether to the unit or to common elements, and	proceeds in lieu of resident	Roccower are hereby as	signed and shall
be paid to Lender for application to the sums secured by	he Security Instrument.	nith the excess, if any, or	aid to Borrower.
C. Public Liability Insurance. Borrower shall tal	te such actions as may be	reasonable to insure	that the Owners
a consission maioreiga a public lighility insurance policy &	rcentable im form, amount	szetyvoj io jasiks dae ,	to renact.
to the second of any award of the	laim for damates, difect o	N COOSCOUCUIUL DBYSOI	E IO DOMONE III
and a series with any anadomastics of other taking of all	or any nort of the Propert	A' ADSIDSE OF IDE AUT O	A OF THE COMMISSI
all and the same appropriate in Rest of condemnation	. Are Refeby assistact and	With or him to remo-	t. Agen bidesea
shall be applied by Lender to the sums secured by the Sec	urity Instrument in the ma	naer provided under U	MIOUM COASUSUS
^			
E. Lender's Prior Consent. Borrower shall not.	except after notice to L	Sudet and with rende	12 bros anucu
consent, either partition or subdivide the Property or con-	KAI (C Condominium Project /	except for abandonmen	nt or termination
(i) the abandonment or termination of the required by law in the case of substantial destruction by	te or other causity of in	the case of a taking by	condemnation or
of animina of the management of	the declaration, by-laws	or code of regulation	s of the Owners
Association, or equivalent constituent documents of the	Coadominium Project (be	rein "Constituent Doct	uments") which is
for all a supplied by a figure of the section			
(iii) termination of professional manageme	of self-on of self-on	nanagement of the Con-	Jominium Project
(iv) say action which would have the effec	t of rendering the public li	SPIPILA IUZALINGE COACL	te manurance of
the Owners Association unacceptable to Lender.	· a. a. abum fandan	his the terms of the Sec	moity fastrument.
F. Notice to Lender. In addition to notices req Borrower shall promptly give notice to Lender of any a	ated to be fixen remoti	or acceptance of the Coast	ituent Documents
Borrower shall promptly give notice to Lender of any and also of any amendment to a material provision the	special amendment was; and Examples of material	provisions include, but	are not limited to.
and the second s	MEAS: URE DOUDGAINGS OF	THE AND A ME COLUMN	re essement rights
	, san teniscette et en liet et		
A B 10 TABLE TO BE A SAN A BASE TARREST OF THE SAN A S	AAVAGGERT GEG STITTEELIGE	PETERMENT CONTRACTOR	be coremant to pay
when due condominium assessments, then Lender m	sy latoke any remedies	provided under the Se	cutity lastrument.
including, but not limited to, those provided under Unif	orm Covenant 7.		
·			
IN WITNESS WHEREOF. Borrower has executed this Co			
	H & H PRC	PERTIES PARINERS	HUP.
	BY:	3 fleet	
	Juli	an C. Aunt	-Barrere
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	Juli	an G. Hunt, Jr.	-84+244
	1000 NOV 1 4 1983 a	12 P.M. A	255454
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