	ADDENDUM TO MONTGACE	VOL 1566 THEE
Q 2 • • • •	South Carolina Greenville	
COUNTY OF		
	the undersigned authority in and for the	
	personally appeared James C. Gill an	
Bonnie	D. Gill ("Affiant") who by mo	e first being duly
sworn, depo	oses and says:	
1. Λί	ffiant has applied for a mortgage loan f	rom Alliance Mortgage
Company (")	Lender") to finance and purchase of (the	"Property") located
at	100 Kindlin Way	
<u> </u>	Taylors, SC 29687	
	ffiant understands that Lender is making	
pursuant t	o a commitment from the Investor to pure	hase the mortgage
loan from		
	ffiant also understands that Lender is m	
loan subje	ct to preferred interest rates and downp	payment requirements
	property will provide a residence for the	
these spec	tial terms would not be available if the	property was being
purchased	as an investment property.	
A 3	this the Affiant who states that:	

- a) He (she) will occupy the property as a primary residence.
- The property is being purchased for the sole purpose of occupancy and not for the purpose of being leased, rented, or used for investment purposes.
- In the event the Investor requires that the Lender re-purchase the mortgage loan on the grounds that the property is an investment property and not a residence, Lender may accelerate the payment of the mortgage loan, and, if the same is not paid within fifteen (15) days of Lender's notice of acceleration, Lender may declare Affiant in default and enforce Lender's rights with appropriate legal action.
- 6. Further, in the event it is found that the property was purchased as an investment property and not a primary residence, Lender may accelerate the payment of the mortgage loan, and, if the same is not paid within fifteen (15) days of Lender's notice of acceleration, Lender may declare Affiant in default and enforce Lender's rights with appropriate legal action.

orrover James C. Gill

Sworn to and subscriped before me

last aforesaid.

My commission expires: 11/19/90

319228