## ADDENDUM TO MORTGAGE

vol 1570 1461227

STATE OF SOUTH CAROLINA  COUNTY OF GREENVILLE  BEFORE ME, the undersigned authority in and for the County and State aforesaid, personally appeared Harry Z. Silsby  ("Affiant") who by me first being duly sworn, deposes and says:  1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") located Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage loan subject to preferred interest rates and downpayment requirements.	Din
BEFORE ME, the undersigned authority in and for the County and State aforesaid, personally appeared Harry Z. Silsby  ("Affiant") who by me first being duly sworn, deposes and says:  1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") located Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lopursuant to a commitment from the Investor to purchase the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage.	
aforesaid, personally appeared Harry Z. Silsby  ("Affiant") who by me first being duly sworn, deposes and says:  1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") locat  Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lo pursuant to a commitment from the Investor to purchase the mortgag loan from Lender.  3. Affiant also understands that Lender is making the mortgag	
aforesaid, personally appeared Harry Z. Silsby  ("Affiant") who by me first being duly sworn, deposes and says:  1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") locat  Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lo pursuant to a commitment from the Investor to purchase the mortgag loan from Lender.  3. Affiant also understands that Lender is making the mortgag	:e
("Affiant") who by me first being duly sworn, deposes and says:  1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") located Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lopursuant to a commitment from the Investor to purchase the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage loan from Lender.	
1. Affiant has applied for a mortgage loan from Alliance MortCompany ("Lender") to finance and purchase of (the "Property") locat Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lopursuant to a commitment from the Investor to purchase the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage.	ly
1. Affiant has applied for a mortgage loan from Alliance More Company ("Lender") to finance and purchase of (the "Property") located Lot 29, Atherton Way, Green, South Carolina 29651  2. Affiant understands that Lender is making the mortgage located pursuant to a commitment from the Investor to purchase the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage.	_
Company ("Lender") to finance and purchase of (the "Property") located Lot 29, Atherton Way, Green, South Carolina 29651  2. Affiant understands that Lender is making the mortgage location pursuant to a commitment from the Investor to purchase the mortgage loan from Lender.  3. Affiant also understands that Lender is making the mortgage.	tgage
at Lot 29, Atherton Way, Greer, South Carolina 29651  2. Affiant understands that Lender is making the mortgage lo pursuant to a commitment from the Investor to purchase the mortgag loan from Lender.  3. Affiant also understands that Lender is making the mortgag	
<ol> <li>Affiant understands that Lender is making the mortgage lopursuant to a commitment from the Investor to purchase the mortgag loan from Lender.</li> <li>Affiant also understands that Lender is making the mortgagen.</li> </ol>	
pursuant to a commitment from the Investor to purchase the mortgag loan from Lender.  3. Affiant also understands that Lender is making the mortgageneral contents.	
pursuant to a commitment from the Investor to purchase the mortgag loan from Lender.  3. Affiant also understands that Lender is making the mortgageneral contents.	an
<pre>loan from Lender. 3. Affiant also understands that Lender is making the mortga</pre>	
3. Affiant also understands that Lender is making the mortga	
	ae
loan subject to preferred interest rates and downpayment requirement	
the affinets and t	hat
since the property will provide a residence for the Affiant; and t	
these special terms would not be available if the property was bei	.iig
purchased as an investment property.	
4. It is the Affiant who states that:	
a) He (she) will occupy the property as a primary reside	ence.
b) The property is being purchased for the sole purpose	of
occupancy and not for the purpose of being leased, re	ented,
or used for investment purposes.	
<ol><li>In the event the Investor requires that the Lender re-pu</li></ol>	rchase
the mortgage loan on the grounds that the property is an investme	
property and not a residence, Lender may accelerate the payment o	f the
mortgage loan, and, if the same is not paid within fifteen (15) d	lays of
Lender's notice of acceleration, Lender may declare Affiant in de	fault
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	e is
not paid within fifteen (15) days of Lender's notice of accelera-	tion,
Lender may declare Affiant in default and enforce Lender's right	s with
appropriate legal action.	201
Say 3d	Mor
Borrower Harry a. Gilsh	ру <i>О</i>
Co-borrower	
Sworn to and subscribed before me this 29thday of <u>June</u> ,19 84	
2. 112	
Notary Public, State and County	
last/aforesaid. My commission expires: 1/17/90	

41366