ADJUSTABLE RATE RIDER

(3 Year Treasury Index-Rate Caps)

	shall be	deem	ed to	amend a	and sup	pleme	nt the N	Mortgag	ge, De	ed of T	rust, or S	Securi	ty De	ed (the	"Secur	ity Instr	ument	corporated into ") of the same "Note") to(the
"Ler	nder") o	f the	same	date and	l cover	ing the	e prope	rty des	cribed	l in the	Security	/ Instr	umen	t and lo	cated a	ıt:		(me
								[H	Proper	ty Add	ress]							
			INT AM	E NOTH EREST OUNT T IE AND	RATE THE B	E ANI ORR	THE OWE	MON S'IN'	THL TERE	Y PAY EST RA	MENT. TE CA	. THE N CH	E NO	FE LIN SE AT	MITS T	THE ONE		
	Borrow	er an	d Len INTE	der furtl E REST 1	ner cov RATE	enant a	and ag MON	ree as f THLY	follow PAY	s: MENT	CHAN	GES						strument,
	inte	erest 1	rate a	nd the m NTERE (A)	onthly ST RA Chan	paymo TE A ge Da	ents as ND M tes	follow ONTH	s: ILY P	AYMI	ENT CH	IANG	ES		-			ges in the
			that o	day ever		montl												_, and on "Change
			made befor the C	Beg kly avera e availab re each C Current I If the parable i	inning age yie ble by t Change ndex w ne Inde	with the ld on letter bate is nation.	United deral R s called deeme long The No.	States eserve d the "Od to be er availate Hole	Treas Board Current zero f lable,	ury sect. The interpretation of the Normal Index the Normal Index	urities a most rec provices of ote Hold	djuste ent In ded tha calcul ler wil	ed to and the detail t	a constant ralue aver de Curro my intro sose a 1	ant mat vailable ent Inde erest ra	urity of as of the ex is less te.	three he date s than	ex" is the years, as e 45 days zero, then sed upon
				Bef round the s stated	ore ea pero ne resul	ch Ch centage t of thi	nange e point s addit	Date, 1 s (ion to t	he nea	%) (the rest one	ne "Mar e-eighth	gin") t of one	to the e perc	Curren entage	t Index point ((. The N 0.125%	lote H	y adding older will ject to the at Change
			inter	y the unpest rate thly pay	oaid pri in subs ment.	incipal stantia	that I a	am exp	ected ments	to owe . The r	at the Cl	hange	Date	in full o	on the n	naturity	date a	fficient to at my new ant of my
			Date	The than by more nonths. N	interes than the	st rate? %. Th wo per rest ra	I am re ereafte rcentag te will	quired to er, my in ge point	to pay nteres ts (2.0 pe gre	at the f t rate w %) fron	ill never a the rate	be ince of in	crease terest	ed or de I have	ecrease been p	d on any aying fo	y singl or the p	% or e Change preceding
				My	new in	iterest eginni	rate wing on t	ill beco he first	me ef									f my new unt of my

(F) Notice of Changes

The Note Holder will deliver or mail to me a notice of any changes in my interest rate and the amount of my monthly payment before the effective date of any change. The notice will include information required by law to be given to me and also the title and telephone number of a person who will answer any question I may have regarding the notice.

B. TRANSFER OF THE PROPERTY OR A BENEFICIAL INTEREST IN BORROWER

Section 18 of the Security Instrument is amended to read as follows:

Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law. Lender also shall not exercise this option if: (a) Borrower causes to be submitted to Lender information required by Lender to evaluate the intended transferee as if a new loan were being made to the transferee; and (b) Lender reasonably determines that Lender's security will not be impaired by the loan assumption and that a risk of a breach of any covenant or agreement in this Security Instrument is acceptable to Lender.

To the extent permitted by Applicable Law, Lender may charge a reasonable fee as a condition to Lender's consent to the loan assumption. Lender may also require the transferee to sign an assumption agreement that is acceptable to Lender and that obligates the transferee to keep all the promises and agreements made in the Note and in this Security Instrument, Borrower will continue to be obligated under the Note and this Security Instrument unless Lender releases Borrower in writing.

If Lender exercises the option to require immediate payment in full, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Adjustable Rate Rider.

(Seal)	
-Borrower	
(Seal)	
-Borrower	