RETURN ORIGINAL INOFFICIAL COPY The money store

E.O. BOX 166128 SACRAMENTO, CALIFORNIA 95816-6128 PACKAGING DEPARTMENT

96145553

This instrument was prepared by: SMS NATIONWIDE DOCUMENTS, L.P. UNDER THE SUPRRYISION OF JOHN SAUCEDA II GREINWAY PLAZA, IUTH FLOOR HOUSTON, TEXAS TRU6-1161

Cour county recorded

	(Epace Above Thin Ling for Flexording Dule)	
THE NOTE THIS MOUTGAGE SECTINTEREST RATE, IF GIP INTEREST INTEREST RATE PACKEAS IT IS MORTGAGE ("Security less 19.26 The montgagor is RANKELL." THE MORTGAGE INCANEX JERSEX CORDING THE laws of THE STATE OF N	MORTGAGE URES CONTAINS PROVISIONS ALLA ET RATE INCREASES, THE MONTHS SES, THE MONTHLY PAYMENTS WE USERIO) IE given on FEBRUARY SE "NDERSON, DIVURCED AND NOT SE "OBSTRUME"). This Security instrume I GRATIGH, DRATHE RIOMEX STORE. IEW JE RSEY	# 023-002-00069020-2 OWING POR CHANGES IN THE LY PAYMENTS WILL HE HIGHER. LL HE LOWER. HILL REMARKIED. HICK REMARKIED. Heat is given to. , which is organized and existing
Borrower ower Lender the principal sum of the same date as this Security Insurpoid earlier, due and payable on MAI secures to Lender: (a) the repayment of a modifications of the Hote; (b) the payment of this Security insurment; and (c) the ped and the Note. For this purpose, Borrower certy located in	b. M. M. W. P. W. R. G. F. L. I. V. I. S. S. I. J. J. M.	debt is evidenced by Rorrower's noted by payments, with the full debt, if the This Security Instrument mest, and all renewals, extensions and under paragraph 7 to protect the security common under this Security Instrument is Lander the following described peop.
TAX 10 NUMBER 24-02-410	THE RESERVE OF THE PARTY OF THE	
of Section 2, Township 37 No Meridian, in Cook Councy 11	WAIL SUITE IN	s South East Quarter wird Principal File Corner County County County County
Which has the address of \$225 SOUTH!	ST. LODIS AVENUE	EYEKCHEEN PARK

be improveguents now or bereafter erected on the property, and all easements, appurtenances, and fixtures now or bereafter a part of the property. All replacements and additions shall also be covered by this Security histoment. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to morigage, great and convey the Property and that the Property is unencumbered, except for oncumbrances of record. Boscower waterate and will defend generally the utile to the Property against all claims and demands, subject to any encumbrances of record.

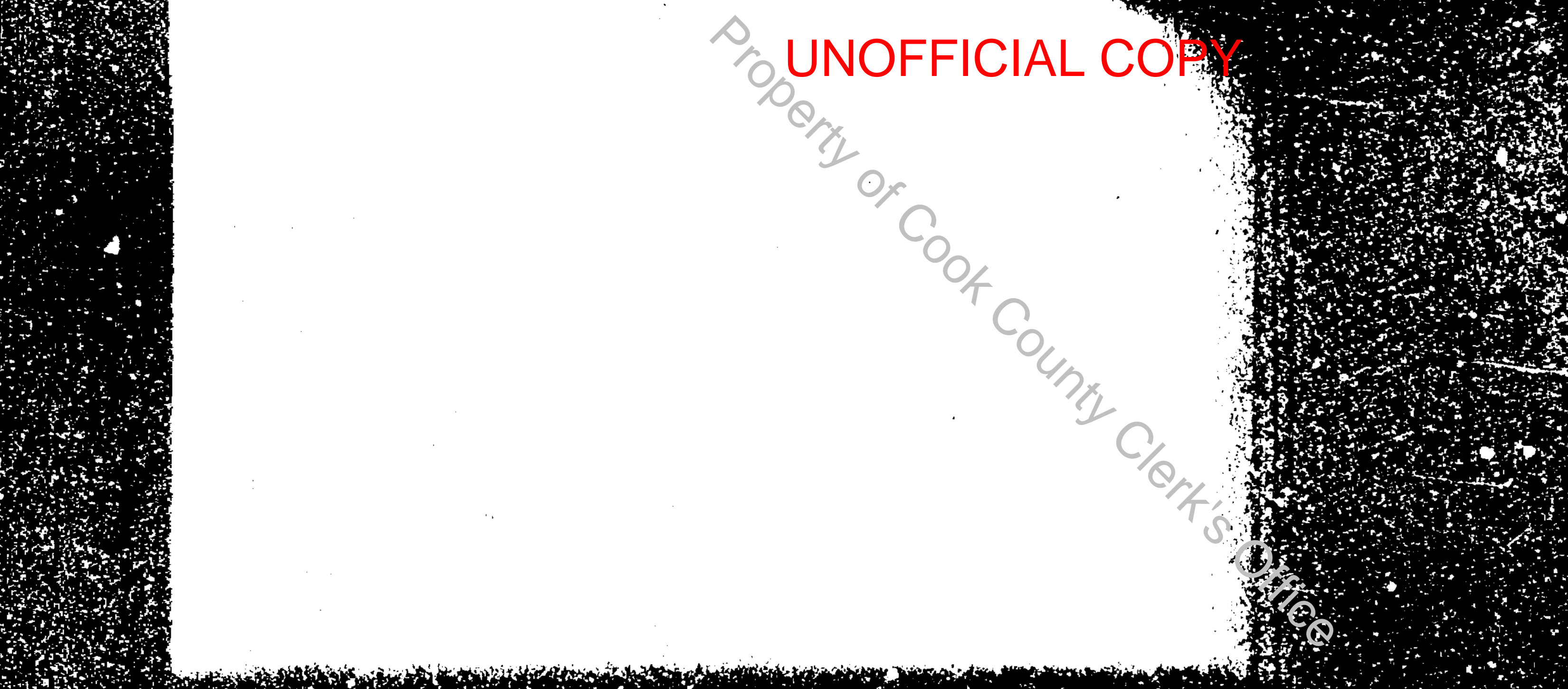
RLLIV 018 - Single Family - Famile Mea/Freddle Mac UNSFORM INSTRUMENT STELL RANGY

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5. Harand or Property Incurance. Howover shall keep the improvements now axising in benealter erected on Property Incurance, passage included within the term "examined coverage" and say other harands included principal incurance shall be maintained or the amounts said for the periods that Lander requires. The hearings carrier providing the insurance shall be chosen by the amounts said to the providing the insurance shall be chosen by the amounts and tanders approved which shall not be unreasonably withheld. If Borrower latts to rasinate exercise described decrease by the arounds the Lander to the Lemma Lander decreases by the paragraph Rander at Lemma's option, obtain coverage to proved Lander's rights in the Property in accordance with paragraph Rander, at Lemma's option, obtain coverage to proved Lander's rights in the Property in accordance with paragraph Rander.

spreas in writing to the payment of the obligation secured by the lien in a manner acceptable to Londer; (b) consent in good faith the iten by, or detends against enforcement of the iten in. lagal proceedings which in the Londer's opinics operate to proven the culorcoment of the iten or the Security Instrument. If Londer determines there my part of the Property is subject to a fient which directly over this Security Instrument, it ander may give Borrower a notice identifying the fient. Derrower shail and the lien one or more of the actions set forth above within 1th days of the giving the fient. Derrower shail satisfy the lien or take one or more of the actions set forth above within 1th days of the giving the fient. Derrower shail

Boncower shall prompily discharge eny lien which has priorly over this Socuetiv Instrument minese Boncower (s)

e. Court is treat. Bonower shan pay an taxer, escessions, chaiges, that as, on manner strains and consider in the property which may shall priority over this Security Instrument, and icoachold payinguis or ground tens, if any, Ecriower shall propagate in the manner, Tortower also pay them objectly to the person of time directly to the person of time directly in the person owed payinguist they would be the pay them on directly to the person of time directly in the person of anomals to be paid to time directly it there is a share the pay them directly it is not considered to be paid to the property it is the person over the property in the person of the paying directly it is the person over the paying the pa

prougness third, to interest due; tourth, to principal due; and tast, to any late charges the uniter the Boie.

secured by this Security instrument.
3. Application of Paymenta. Unless applies by prevides otherwise, an psyments received by Lander under paragraphs I and Salall be applied; like, to any prepayment clarifies due under the above exceed, to anyone payable under

Opon payment in full of all same secured by this Security less tender shall prompily refund to identives any lunds held by Lender and Lender bases shall sequire or sell the Property, Lender, prior to the sequirities of the Property, shall apply any lunds held by Lender at the class of the Property, shall apply any lunds held by Lender at the class of a sale as a credit againm the cause

no more the twelve monthly payments, at Leader's sole their the

for the excess bunds in secondance with the requirements of applicable law, it the enform of the Paids held by Lender at the is not auticited to pay the become in witing, and, in such case then is not auticited to pay the bearing and the content of the bearing in the deficiency in the finite in the deficiency in

instrument. If the Finids hold by Lender exceed the amounts permitted to be herd by appireable law, Lander shall account to Borrower.

including Lender, it Lender is each an inscitution) or in any fiederal Home Lender about agency, remainded to be found. Lender shall apply the Funder of a state of Lender shall apply the Funder of Lender shall apply the Funder and supplying the Funde, annually sustyring its carry as a country of the funder and supplying the Funder, and supplying the Funder, and supplying the funder and supplying the state of the funder will be made or supplicable law provides of the supplicable law provides the funder and supplicable law independent real extraction with title lend, unless applicable law provides used by Lender and the funder applicable law provides used by the connection with title lend, unless applicable law provides and interest or earnings for the founds. Honders and interest or earnings on the founds, Honders and Incidence to the funder shall need to feel the founds. Lander shall give to bottower, without the funder is founded in the funder shall seem declined to the funder and the purpose on which to the funder and the funder shall be founded as debit to the funder was made. The funder are pixelest as additional aroundy for all sums secured by this Security for which ones debit to the funder was made. The funder are pixelest as additional aroundy for all sums secured by this Security.

pay to Lender on the day arouthly payments are due under the Nois, until the Nois is paid in tall, a sum (Funds) from the Lender on the day arouthly payments are due under the Nois, until the Nois is paid in tall, a sum (Funds) from the teached on the larger of the state of property insurance promiums; (b) yearly haven or property insurance promiums; (c) yearly haven or property insurance promiums; (d) yearly mortgage insurance promiums, (f art; and (f) any sums payable by Itomas in Lender, in accordance with the provisions of paragraph 8, in theu of the payment of mortgage insurance promiums. These increases are called Tectow theory, It and the provisions of paragraph 8, in theu of the payment of mortgage insurance promiums. These smooth is account and to exceed the maximum cannot be the form the folder that it is a successful to a federally related mortgage foan may require for Borreway account and to exceed the maximum cannot leave the inpute a trace (T. D.S.C. § 760) et seq. ("RESPA"), unless concluder that the applies have an interest of the funds in an any time, collect any tender may assument the trace of the funds are alreaded from time in time, it way time, collect and hold Funds in an any time, collect and hold Funds in an any time, collect and hold Funds in an any time, collect and in an indicate the second and the funds of the funds in an indicate of current of the funds in an indicate with applicable bare and expenditures of funds of the funds of current of the funds of the f

LIMITORM COVENAVELY. Bornwer and Lender covenant and laste Charges, Bornower shall promptly pay when due the plincipal of and intenest on the debt evidenceast py itse Note and say propayment and intenest on the debt evidenceast py itse Note and say propayment and intenest on the debt evidenceast py itse Note and say propayment and intenest on the debt evidenceast py itse Note and say propayment and intenest on the debt evidenceast py itse Note and last parties are under the Note.

2. Franch for Therefore and Insurance, Subject to applicable law or to a written waiver by Lender, Bornower shall an intenest and intenest on the debt evidence in applicable law or to a written waiver by Lender, Bornower shall

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All insurance policies and renewals shall be acceptable to Lender and while include a standard morngage clause, Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall premptly give to Lender all reveipes of paid premiums and renewal notices, in the event of less, Borrower shall give prompt notice to the insurance earther and Lender, Lender may make proof of loss if not made promptly by Berrower.

Unless Lander and Biomower otherwise agree in writing, insurance proceeds shall be applied to remoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lander's security is not lessened. If the restoration or repair is not economically feasible or Lander's security would be restored, the insurance proceeds shall be applied to the sums secured by this Security insurance, whether or not then due, with any excess part to Borrower. If Borrower shared mis the Property, or does not answer writin. It days a notice from Lander that the insurance earlier has offered to write a claim, then Lander may collect the insurance proceeds. Lander may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then the 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in willing, any application of proceeds to principal shall not extend or postpane the due date of the mouthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. It under paragraph 2 to 2 Property is acquired by lender, Borrower's right to any insurance politics and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security instrument immediately into to the acquisition.

- 5. Occupancy, Preser at a, Maintenance and Protection of the Property, Borrower's Loan Application; Lengtholds. For owner shall only establish, and use the Property as thorrower's principal residence within sixty days after the execution of this Security instrument and shall continue to except the Property as Portower's principal residence for at least one year after the date of Acopancy, unless Lender otherwise egrees in writing, which consent shall not be univas mahiy withheld, or unless extenuating circumstances exist which are beyond Hornower's control. Borrower shall not desirry, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Horsower shall he in noticely if any forfeiture series or proceeding, what for civil or criminal, is begun that in Landor's good faith judgment could result in forteiture of the Property or otherwise and arriving impair the Han created by this Security Instrument or Londor's security interest. Homower may care such a default and rundate, as provided in paragraph 18, by causing line action of proceeding to be dismissed with a ruling that, in Lender's good faith determination, procludes torfeiture of the Borrower's incress in the Property or other material impairment of the lich organical by this Security Instrument or Lander's security Interest Borrower shall also be in default if Borrower, during the tran application process, gave materially false or inaccurate information or statements to Londer (or failed to provide Lender with all apprecial information) in connection with the loan evidenced by the blue, including, but not limited to, representations concerning Horrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall couply with all the provisions of the lease. If Borrower acceives for fille to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger is vriting.
- 7. Protection of Leader's Rights in the Property. If Borrower fails to perform the covenants and agreements committed in this Security Instrument, or there is a legal proceeding that may significantly affect Lencer's rights in the Property (such as a proceeding in backruptcy, probate, for condomnation or forfeiture or to enforce laws or restations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums occured by a live which has priority over this Security Instrument, to pearing in court, paying, reasonable attorneys' fees and emering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender door not have to do so.

Any amounts distursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of distursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

A Martgage loweracce. If Lander required mortgage insurance as a condition of making the loan accured by this Security learnment, Borrower shall pay the premiums required to maintain the mortgage insurance in sifect. If, for any reason, the mortgage lowerance coverage required by Lander lapses or coases to be in effect, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in offect, from an alternate mortgage insured approved by Lander to the cost to Borrower of the mortgage insurance previously in offect, from an alternate mortgage insured as a sum equal to encare eith of the yearly mortgage insurance premium being paid by Borrower shall pay to Lander each month a sum equal to encare eith of the yearly mortgage insurance premium being paid by Borrower when the insurance coverage lapsed or coased to be in effect. Lander will accept, use and retain these payments as a loss reserve in lieu of mortgage insurance. Loss reserve payments may no longer be required, at the option of Lander, if mortgage insurance coverage (in the analysis of the period that Lander requires) provided by an insurer approved by Lander again becomes available and in chasined. Borrower shall pay the premiums required to maintain mortgage insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written agreement between Borrower and fender or applicable law.

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- 9. Inspective. Lender or its agent may make reasonable entries upon and inspections of the Property, Lander shall give Betrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.
- 10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lenter.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument shall be reduced by the antount of the proceeds multiplied by the following fraction:

(a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a panial taking of the Property in which the fair market value of the Property immediately before the taking, unless Borrower and Lander otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is "Jandoned by Berrower, or if, after notice by Lender to Borrower that the condension offers to make an award or settly a claim for deniages, Borrower falls to respond to Lender within 30 days after the date the notice is given. Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Institution, whether or not then due.

Unters Lender and Berrower officiales agree in writing, any application of proceeds to principal shall not extend or perspects the due date of the monthly payments referred to in pursuants 1 and 2 or change the amount of such phyments.

- 11. Barrower Not Released; Forthearance By Lender Not a Walver. Extension of the time for payment or modification of omenization of the sums social if y this Security Instrument granted by Lender to any successor in interest of Berrower shall not operate to release the Baolilly of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbet table by Lender in exercising any right or remedy shall not be a waiver of or proclude the exercise of any right or remedy.
- 12. Successors and Analysis Bound; Joint and Several Mability; To-signers. The covenants and agreements of this Security Instrument shall bind and benefit the nuccessors and assign of Lender and Borrower, subject to the provisions of paragraph 17. Homewor's covenants and agreements shall be joint and overal. Any horrower who co-signs this Security Instrument and done and execute the Note: (a) is co-signing this Security Instrument, they's not personally obligated to pay the same secured by this Security Instrument; and (c) agrees that I ender and any other Landower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument of the Note without that Borrower's consent.
- 13. Loan Charges. If the loan secured by this Society Institution is subject to a law worth sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be a liceted in connection with the loan exceed the permitted limits, then; (a) any such loan charge shall be reduced by the amount recreasing the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted arrise will be refunded to Borrower Leader may choose to make this refund by reducing the principal owed under the Note of by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment energy under the Note.
- 14. Notices. Any notice in Borrower provided for in this Security instrument shall be given by delivering it of by mailing it by first class shall unless applicable law requires use of another method. The notice shall be directed to the Froperty Address or any other address Borrower designates by notice to London. Any notice to London shall be given by first class mail to London's address stated berein or any other address London designates by notice to Borrower. Any notice provided for in this Security fustionness shall be desmed to have been given to Borrower or London when given as provided in this paragraph.
- 15. Governing Law; Severability. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Projectly is located, in the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.
 - 16. Borrower's Copy. Borrower stall be given one conformed copy of the Note and of this Security Instrument.
- 17. Transfer of the Property of a Beneficial interest in Borrower. If all or any part of the Property of any interest in it is said or transferred for if a beneficial interest in Borrower is said or transferred and Borrower is not a natural

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person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all toma secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is probibled by federal law as of the date of this Security Instrument.

If Lender exercises this option, 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 delivered or mailed within which Borrower must pay all some secured by this Security Instrument. If Borrower tails 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.

- 16. Borrower's Right to Reinstate. If Horrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earlier of: (a) 5 days for such other period as applicable law may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument, or (b) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all some which then would be due under this Security Instrument, and the Note as if no acceleration had occurred; (b) cures any default or any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees; and (d) takes such action as Lander may reasonably require to assure the the lieu of this Security Instrument, Lander's rights in the Property and Borrower's obligation to pay the sums secured by this Security Instrument shall continue unchanged. Upon reinstatement by Borrower, this Security instrument and the obligations secured bereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under paragraph 17.
- 19. Sale of Note; Change of Lown Servicer. The Note of a partial impress in the Note (regetter with this Security Instrument) may be sold one or more "lines without prior notice to Bostower. A sale may result in a change in the entity (known as the "Loan Servicer") that colories monthly payments due under the Note and this Security Instrument. There also may be one or more change; of the Loan Servicer unrelead to a sale of the Note. If there is a change of the Loan Servicer, Bostower will be given written notice at the change in accordance with paragraph 14 above and applicable law. The notice will state the name and ackiness of the new Loan Servicer and the address to which payments abould be used. The notice will also contain any other information recover it by applicable law.
- 20. Hazardous Substances. Borrower shall not come or permit the presence, uso, disposal, storage, or relasse of any Hazardous Substances on or in the Property. Borrower shall not do, nor allow anyone etc: to do, anything affecting the Property that is in violation of any Euritenmental Law. The providing two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to meanal residential uses and to maintenance of the Property.

Borewer shall promotely give 12nder written notice of any investigation claim, demand, lawsuit or other action by any governmental or requiatory agency of private party involving the Promote and any Hazardous Substance of Favinamental Law of which Borrower has moral knowledge. If Borrower learns, of a notified by any governmental or requisitory anthority, that any removal of other remodiation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remodial actions in accordance with Provincemental Law.

As used in this paragraph 30. "Hazardous Substances" are those substances defined as to according substances by Environmental Law and the following substances: gesoline, becomend other flammable or texte petroloum produces, it xic perticides and herbicides, volatile solvents, materials containing aspessos or formuldehyde and radio active materials. As used in this paragraph 20, "Environmental Law" means tederal laws and laws of the jurisdiction where the formy is located that relate to health, salesy or environmental procedion.

NON-Uniportal Covenants. Portower and Lender further covenant and agree as follows:

- 21. Acceleration, Remedies. Lender shall give amire to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph I) unless applicable low provides otherwise). The notice shall specify: (a) the default; (b) the action requires to care the default; (c) a date, not less than 30 days from the date the notice is given to burrower, by which the cleanit must be cared; and (d) that failure to care the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, foreclosure by judicial proceeding and sale of the Property. The notice shall farther inform Borrower of the right to reinstate after acceleration and the right to assert in the firedictate proceeding the non-existence of a default or any other defease of Borrower to acceleration and foreclosure. If the default is not cared on at before the face that specified in the notice, Lender at its option may require immediate payment in full of all summercored by this Security Instrument without further demand and may foreclose this Security Instrument by judicial proceeding. I ender shall be notified to collect all expenses incurred in pursuing the tempolies provided in this paragraph 21, including, but not be institled to reasonable afterneys for and costs of little evidence.
- 24. Release. Upon payment of all soms secured by this Scoulty Instrument, Londer shall release this Security Instrument. Homewer shall pay any recordation costs. Londer may charge Borrower a fee for releasing this Security Instrument, but only if the fee is peld to a third party for services rendered and the charging of the fee is permitted under applicable law.
 - 23. Waiver of Homestead. Lienewer waives all right of homestead exemption in the Property.

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24. Riders to this Security instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the coverants and agreements of each such rider shall be incorporated into and shall amend and supplicate the coverants and agreements of this Security Instrument as if the tider(s) were a part of this Security Instrument. [Check applicable hox/ss)]		
M Aljusiable Rate Rider	Condeminium Rider	Cl. 1-6 Family Rider
🗀 Graduated Fayment Rider	😅 Planned Unit Develorment Rider	D Biweekly Payment Fider
Ci liaikon kikier	Rate Improvement Rider	C) Second Home Rider
C Other(s) [specify] EXHIBI	B'A	
By Skingly, Bellow, Borrower and in my rider(s) executed by Borro Witnesses:	accepts and agrees to the terms and covenants over and recorded with it.	ontained in this Security Instrument
Jue Co	NANCY I. APDIERSO	N (Seal)
		(Seal) Benever
	ward the season and and and and and and and and and an	(Seal)

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STATE OF TULNOIS,

County 88;

Joseph SHEA , a Notary Public in and for said county and state, (OGALAN I, do hereby cortify that NANCY J. ANDERSON, DIVORCED AND NOT SINCE REMARKIED.

, personally known to me to be the same person(s) whose name(s)

is/are

subscribed to the foregoing instrument, appeared before me this day is person, and acknowledged that he/she/they

his/het/their free and voluntary act, for the uses and purposes therein signed and delivered the said instrument as sei lonb.

Given under my sacial and official real, tals

FEBRUARY day of

19 96.

My Commission expires:

SEKU" JOHN SHEA COGHLAN NOTARY PUBLIC, STATE OF ILLINOIS

Oot County Clark's Offices

ADJUSTABLE RATE RIDER

(LIBUR One Mooth index As Published by The Wall Street Journal - Ruce Caps)	į
THIS ADJUSTABLE PATE RIDER is made this STIL day of FEBRUARY 19 96	J
and is propagated into and shall be deemed to amend and supplement the Mortgage. Deed of Trust or Secur	ritv
Deal (the Security Instrument') of the same date given by the undersige of (the "Borrower") to secure Borrower Note that "Name") to TMS MORTGAGZ INC. A NEW))/5
JESSEY CORPGRATION, DRATTHE MONEY STURE	
(the "Lander") of the same date and covering the property described in the Security Instrument and located at:	
9235 SOUTH ST. LOUIS AVENUE EVERGREEN PARK, ILL MOIS 60642	
[Property Address]	

THE NOTE CONTAINS PROVISIONS ALLOWING FOR CHANGES IN THE INTEREST RATE AND THE MONTHLY PAYMENT. THE NOTE LIMITS THE AMOUNT THE BORROWER'S INTEREST RATE CAN CHANGE A. ANY ONE TIME AND THE MINIMUM AND THE MAXIMUM RATE THE BORROWER MUST PAY.

ADDITIONAL COMPLANTS in addition to the complants and agreements made in the Security Instrument, Bounters and London further covenant and agree as follows:

A. INTEREST RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial interest rate of 2739%. The Nove provides for changes in the interest rate and the arcably payment, as follows:

4. FITEREST RATE AND MONTHLY PAYMENT CHANGES

(A) ('kange Dates

ill) The lader

Beginning with the first Change Date, my interest rate will be based on an Index. The "Index" is fin average of interests offered rates for one month U.S. dellas denominated deposits in the London market based on quoty-long of major banks, as sublished by The Wall Survet Journal. The most recent Index figure available as of the 20th day of the extendar month immediately preceding each Change Date is called the "Corrent Index."

If the Index is no imager available, or is no longer published by The Wall Street Journal, the Note Holder will whose a new index or source of index that is based upon comparable information. The Note Holder will give menouse of this choice.

(C) Calculation of Changes

As of each Change Date the Note Boider will determine the amount of the monthly payment that would be sufficient to repay the unpaid principal that I am expected to owe at the Change Date in full on the Maturity Date at my new interest rate. The result of this calculation will be the new amount of my monthly payment.

WILTISTATE MANISTABLE PATE PRIER—LIBOR ORKMONSHINDEX—Single Femily — Femile 1400 Uniform instrument From 5112 and 511 and MONEXO; (page 1 of 2 pages for 01-12-15)

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(D) Limits on Interest Rate Changes	
The incress rate I am required to pay at the first Change Date will not be greater than	worless
than	isc or desteam
more than ONE AND NO. 199 percentage point(s) (
paying for the precioing Three, would be increased of	n decreased on
any single Change Liste by more than TWO AND HOMBO percontage point(s) (2.00 %) for	om the rate of
interest I have been paying for the pre ading month, nor more than TWO AND NO/100 per-	emago point(s)
("loan year" is
deliged as the twelve a onths following each anniversary of the date that is one month prior to my	first payment
date. My interest rate will never be organize than 19.750 %, or less than 1.750 %.	•

(E) Effective Date of Changes

My new interest rate will become effective on each Change Date. I will pay the amount of my new monthly payment beginning on the first monthly payment date after the Change Date until the amount of my monthly payment changes again. Recordingly, the amount of my monthly payment may change each menth after the first Change Date.

(P) Notice of Carages

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

By Signing Brilow, Borrower accepts and agrees to the terms and covenants contained in this Adjustable Rate Ridet.

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