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. DEPT-01 RECORDING

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_ T40009 TRAN 2440 05/12/95 12:45:00

. #472 : RC #-98-389345

COME COUNTY RECORDER

Acct. No.: 3162112

"This Mortgage is being re-recorded to attached the Adjustable Rate Rider signed as Irustee."

[Space Above This Line For Recording Data]

MORTGAGE

ORIGINAL

legal description attached hereto and made a part hereof

**** DOCUMENT TO BE RERETORDED TO INCLUDE EXECUTED ADJUSTABLE PATE RIDER

1st AMERICAN TITLE order #___

which has the address of 4 Riva Ridge; Lemont, Illinois 60439 ("Property Address");

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. 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 morngage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

ILL: NOIS-Single Family Famile Mae/Freddie Mac UNIFORM INSTRUMENT 0834 (109, 21/95) PIFILMIG Illinois Mortgage

Form 3014 9/90 (page 1 of 7 pages)

UNOFFICIAL COPP64762 Page 25th 15th

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CANTONIA CONTENTIAL BUSINESS and Lender contents and agree or follows:

1. Propert of Principal and Interest, Propagators and Late Charges. Bostones shall prouptly pay with the das the

S. Frank for Executable, Educated to applicable law or to a printer water by Leader, Barrower shall pay to principal of end interest on the delt cridenced by the Note and any prepayment and late charges due under the Note.

The Finns will be held in an institution whose depusits are insuted by a federal agency, imprementably, or sunity will state the second continues of expedience of fature Estrow Rocks or otherwise in accordance with applicable live. way time, collect will black in an amount race to exceed the leaves around. Leaders may extinue the states of Femile due, on the rine, 12 U.S.C.@§ 2601 et sep. ("RESPA"), moleza another law spains to the Fands sees a lesser amount. If so, Lon od smir half kallmann as 4795 to the extratocoff menentral lead leads to the value mercon verses et reversed tot stages sines, collect and hold Fands in an amount not to exceed the maximum amount a lighter for a follerally related managene him unit paragraph 8, in lice of the payment of mortgage instrumet premisms. These Acras law called "Escrew Breas." Lander may, at sairy ground vents on the Property, if my; (c) yearly based or property insurance previous; (d) yearly if my; (e) previous, if my; (e) providents to tendents in accommon providents (e) yearly more providents in accommon providents (e) yearly more providents. na sincemps Modernel Planty (5) syrroport sali no rost a as incumental princed restrict priority transcribe property, (5) seemy attachment to a first contract the second population of Lander on the day monthly payments are due under the Note, tamil the Note is paid in fall, a sum ("Fands") for: (a) yearly tame a

made. The Pends are plodged as additional security (or all same secured by this Security Immunata. ame damed set of dish fact thinks to design and the final and the propose for which cash debit to the final west Lember may sgree in wiking, however, that increas a shall be paid on the Femils. Lepher shall give to Borrower, without charge, an requires interest to be guid, Lender shall have a required to pay Borrower any interest or entities on the Funds. Borrower Lender in connection with this foun, exists, applicable law provides otherwise. United an agreement is made or appl charge. However, Lender may require formoner to pay a one-time charge for an independent real cause tax reporting acroise transl by werifying the Escrow Heinz, unics/states pays Borrower interest on the Franks and applicable tow permits Lundes to un Existing fleeze. Lender may are charge Borroners for holding and applying the Fainds, annually sandyzing the cueron account, or (including Leader, if Leaves or your an institution) or in any Folicial Home Loss Plank. Leader shall apply the Planks to got the

If the Funds held by Lender exceed the colours permitted to be held by applicable law, Lander shall about

monthly payments, at Lender's sole discretion. any time is not sufficient to pay the Escrow Rems when due, Leader that a sarity Economer in writing, such, in such case business to new the treatment of the factories of the deficiency of the Berrower for the excess Pands in accordance with the require less applicable law. If the amount of the Finnis held by Labelta in

Upon payment in fell of all senses second by this Security (as lument, Lender shall promptly refund to flustymen any

the Property, shall apply may Fends bold by Lender at the time of acquisition of sile as a crois against the annu securit by this Famils held by Lender. If, under paragraph 21, Lender shall sequire or self the Propiety, Lender, prior so the sequinisms or sale of

3. Application of Proments. Unites applicable ton presides outsides, all proments received by Landon and

paragraph 2, third, to inscress due; fourth, to principal due; and last, to any late charges due; solor the Note. puragraphs 1 and 2 shall be applied: first, to any prepayment charges due under the Nex; second, so univaring payable under

Borrower makes these psyments directly, Borrower shall premptly finitely to Lender receipts evidencing a symmus. pay these obligations in the manner provided in paragraph 2, or if not paid in that transfer, Bostower zales, my them discribed with the periods of course to be paragraph. We person owner that the paragraph. We Property which may arisin priority over this Security Instruments, and Security byspecus or given yates, if may. Borropm shall 👃 Charges, Liens. Bottoner shall pay all taxes, assessments, charges, fract 🐗 imponisione attribu

Borrower shall promptly discharge any lien which has priority over this Sciency Instrument unless Borrower. (a)

action to daiving safe to explicit. productives as notice identifying the tien. Borrower slade the birth or take one or more of the scrims and horse indust facultum of the Security for the Property is a stress of the may are a principly over this Security Manual Lands. hien; or (c) secures from the holder of the lien as egreeness smislaciony to Lender substituting the him to this Security has withing to the payment of the obligation accords by one treat as a marries according to the control of the payment of the lien in, legal proceedings which in the Lender's opinion operate to prevent the confessionant of the we printed the payment of the objication received by the bird in a manner according to thember; (6) commerce in great fish that by, we

5. Manuel er Fregerty becommer. Borrower shall koep the improventeus now crining or hereafter eneath on the

es contrata a la florrower fails to maintain coverage describbal above, Lender any, at Lunder's equica, official coverage to of the families divining the interior of the challes by Bottoner adject to Leader's approval which shall not be indust and abover to the statement of the transmine of linke communically accounts and the private and the private the statement of the statem Property insured against foce by line, hazards included within the term "extended coverings" and say other hazards, including shook on

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All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid promiting and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender, Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or do is not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security In trument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Property is acquired by Lender, Borrower's right to any insurance policies 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 prior to the acquisition.

- Occupancy, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within sixty days after the ex-cution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless kender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless ex enuating circumstances exist which he beyond Borrower's control. Borrower shall not destroy, damage or impair the Property. all withe Property to deteriorate, or commit waste on the Property. Borrower shall be in default if any forfesture action or proceeding, whether civil or criminal, is begut that in Lender's good faith judgment could result in forfeiture of the Property or of erwise materially impair the hen created by this Security Instrument or Lender's security interest. Borrower may cure such, de ault and reinstate, as provided in paragraph 18, by causing the action or proceeding to be dismissed with a ruling that, in Lender? go at faith determination, precludes forfeiture of the Forrower's interest in the Property or other material impairment of the lieps created withis Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, curing the loan? ap ilication process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with anta mi (erial information) in connection with the loan evidenced by the Note, including, but not limited to, representations concerning. Be rrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not mergely un ess Lender agrees to the merger in writing.
- 7. Protection of Lender's Rights in the Property. If Borrower fully to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), 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 sactions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' feels and entering on the Property to make repairs. Although Lender may take action under this paragraph 7, Lender does not have to do so

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

- 16. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Insurance, Borrower shall pay the premiums required to maintain the mortgage insurance in effect. If, for any cason, the mortgage insurance coverage required by Lender lapses or ceases to be in effect. Borrower shall pay the premiums required to obtain coverage substantially equivalent to the mortgage insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the mortgage; insurance previously in effect, from an alternate mortgage insurer approved by Lender. If substantially equivalent mortgage; insurance coverage is not available. Borrower shall pay to Lender each month a sum equal to one-twelfth of the yearly mortgage; insurance premium being paid by Borrower when the insurance coverage lapsed or ceased to be in effect. Lender will accept, use and retain these payments as a loss reserve in heu of mortgage insurance. Loss reserve payments may no longer be required at the option of Lender, if mortgage insurance coverage (in the amount and for the period that Lender requires) provided by an insurance in effect, or to provide a loss reserve, until the requirement for mortgage insurance ends in accordance with any written a greement between Borrower and Lender or applicable law.
- Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Bo rower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

Security Bestraintel.

mentures. However, this copiess shall not be exercised by Lumber if exercise is probabiled by federal law as of the date of this Leader's prior written consecut, Leader may, at its option, require immediate present in full of all sums secured by this Security 🕈 (encros lemme s son at romovios fun borrolement to bloe at romovios ni rational leipitamas so) borrolement so bloe

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Mercenner's Copy. Borrower shall be given one conformed capy of the Bore and of this Security Imminute. without the conflicting provision. To this end the provisions of this Sectivity hustraness and the biote are declared to be severable. mails have seen conflict about the alliest other provisions of this Security Instrument or the Pione which can be given effects which the Property is located. In the event that any provisions or clause of this Schming Instrument or the None conflicts with

\$5. Consequing Lane; Severability. This Security Instrument shall be governed by federal law and Les an die jurishiphin in

Appropriate the best of the best given to Borrower or Lender when given as provided in this paragraph. many bearen or my colore address Leader designates by notice to Borrower. Any notice provided for in this Security has where address Borrower designates by notice to Leader. Any notice to Leader shall be given by the class small to Leader's deficies

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If the Property is abundaned by Borrowers, or it, after motice by Lender to Botrower that the condensor offices to a

Section in course whether or not the sums are then does. caterwise agree in arthing or unless applicable has otherwise provides, the proceeds shall be applied to the same saunced by this immediately before the taking is less than the amount of the same secured immediately before the taking, unless Borrower and Lambar At the paid to their the transfer of a partial taking of the Property in which the fair stands where the fair secured summitteely before the taking, divided by (b) the fair smatter value of the Property immediately before the taking. Any is the formula and the second of the process and the following fraction: (a) the following fraction: hemonically before the taking, unless Borrower and Lender collection in writing, the sense secured by this Steming primate aids between the same and to amount after the second to second to animal and the same according to animal whether or not then due, with any excess paid to Bottower. In the event of a partial taking of the Property in which the historian in the event of a total taking of the Property, the proceeds shall be applied to the same second by this Socurity Implement,

. rateral or bing self-maniform or orders taking of any para of the Property, or for conveyance in lieu of ordernandom, are hereby amigned and shall be 39. Combinionalism. The proceeds of any award or claim for damages, direct or consequential, in connection with any

It Lender exercises this option. Lender shall give Borrower notice of acceleration. The notice shall provide a period of not 1/38 than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security 1/38 true tent. 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.

- 18. Borrower's Right to Reinstate. If Borrower 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 (or such other period as applicable 1, w may specify for reinstatement) before sale of the Property pursuant to any power of sale contained in this Security Instrument; or (to) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, ason; ble attorneys' fees, and (d) takes such action as Lender may reasonably require to assure that the lien of this Security Instrument, Lender'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 hereby shall remain fully e tective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under puragraph 17.
- 19. Sale of (so/e; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security It strument) may be sold one or more times without prior notice to Bottower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Bottower will be given written notice of the change in accordance with paragraph 14 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made. The notice will also contain any other information required by applicable law.

20. Harardous Substances. Bo rower shall not cause or permit the presence, use, disposal, storage, or release of any Hirardous Substances on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is 11 violation of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances and to the property of small quantities of Hazardous Substances and to the property.

Bostower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Fortower has actual knowledge. If Bostower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary. Bostower shall promptly take all necessary remedial actions in accordance with Environmental Law.

As used in this paragraph 20, "Hazardous Substances" are thosy substances defined as toxic or hazardous substances by Et vironmental Law and the following substances: gasoline, kerosene, other frammable or toxic petroleum products, toxic pesticides an ! herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20 "En ironmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or en ironmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and zgree as follows:

- 21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of an covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable have provides otherwise). The notice shall specify: (a) the default; (b) the action required to curre the default; (c) a date, not less this n 30 days from the date the notice is given to Borrower, by which the default must be cured; (c) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument, for colosure by judicial proceeding and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or say other defense of Borrower to acceleration and foreclosure. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may for close this Security Instrument by judicial proceeding. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 21, including, but not limited to, reasonable attorneys' fees and costs of title evidence.
- 22. Release. Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument wit tout charge to Borrower. Borrower shall pay any recordation costs.
 - 13. Waiver of Homestead. Borrower waives all right to homestead exemption in the Property.

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STATE OF ILLINOIS) COUNTY OF THE STATE OF T	STATE OF ILLINOIS) COUNTY OF)ss.
I, the undersigned, a Notary Public in and fo sa d County, in the State aforesaid, DO HE EBY CERTIFY that	I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that
kn wn to me to be the same person(s) whose name(s) is/are subscribed to the foregoing instrument appeared before me this day in person and acknowledged that	known to me to be the same person(s) whose name(s) is/are subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that signed,
signed, seiled and delivered the said instrument as	sealed and delivered the said instrument as
free and voluntary act, for the uses and pu poses set forth, including the release there; and waiver of the right of homestead.	free and voluntary act, for the uses and purposes set forth, including the release therein and waiver of the right of homestead.
day of, 1911	Given under my hand and official seal this day of, 19
Notary-Public	Notary Public
Commission expires: Ci Workly Public, State of ILL Pols My Commission Expires 20 2001	Commission expires:
STATE OF ILLINOIS) CO NTY OF)ss.	COUNTY OF) ss.
I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREERY CERTIFY that	I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that
personally kniwh to me to be the same person(s) whose halfe(s) is are subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that signed,	known to me to be the same person.(s) whose name(s: is/are subscribed to the foregoing instrument appeared before me this day in person, and acknowledged that signed,
seiled and delivered the said instrument as	signed, sealed and delivered to said instrument as
free ind voluntary act, for the uses and purposes set forth, including the release therein and waiver of the right of horestead.	free and voluntary act, for the uses and purposes set forth, including the release therein and waiver of the right of homestead.
Giren under my hand and official seal this	Given under my hand and official seal this, day of, 19
Notary Public	Notary Public
Commission expires:	Commission expires:

Property of Coot County Clert's Office

UNOFFICIAL COP7864762 Fage & or 13

FIXED/ADJUSTABLE RATE RIDER

(I YEAR TREASURY INDEX-RATE CAPS)

THIS FIXED/ADJUSTABLE RATE RIDER is made this 14th day of November, 1997 and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Fixed/Adjustable Rate Note (the "Note") to Merrill Lynch Credit Corporation, a Delaware corporation, whose street address is 4802 Deer Lake Drive East, Jacksonville, Florida 32246-6484, (the "Lender") of the same date and covering the property described in the Security Instrument and tocated at: 4 Riva Ridge Lemont, Ill nois 60439.

THE NOTE PROVIDES FOR A CHANGE IN THE BORROWER'S FIXED INTEREST RATE TO AN ADJUSTABLE INTEREST RATE. THE NOTE LIMITS THE AMOUNT THE BORROWER'S ADJUSTABLE INTEREST RATE CAN CHANGE AT ANY ONE TIME AND THE MAXIMUM RATE THE BORROWER MUST PAY.

ADDITIONAL COVENANCS In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:

A. ADJUSTABLE RATE AND MONTHLY PAYMENT CHANGES

The Note provides for an initial fixed interest rate of 7.125%. The Note also provides for a change in the initial fixed rate to an adjustable interest rate; as follows:

4. ADJUSTABLE INTEREST RATE AND MOSTHLY PAYMENT CHANGES

(A) Change Dates

The initial fixed interest rate I will pay will charge to an adjustable interest rate on the first day of December 1, 2002, and the adjustable interest rate I will pay may change on that day every 12th month thereafter. The date on which my initial fixed interest rate changes to an adjustable interest rate, and each date on which my adjustable interest rate could change, is called a "Change Date."

(B) The Index

Beginning with the first Change Date, my adjustable interest rate will be based on an Index. The "Index" is the weekly average yield on United States Treasury securities adjusted to a constant maturity of 1 year, as made available by the Federal Reserve Board. The most recent Index figure available as of the date 45 days before each Change Date is called the "Current Index."

If the Index is no longer available, the Note Holder will choose a new index (b) it is based upon comparable information. The Note Holder will give me notice of this choice.

MULTISTATE FIXED/ADJUSTABLE RATE RIDER-1 YEAR TREASURY INDEX-Single Family-Famile Mae Uniform Instrument

ARM STANDARD RIDER 08-21-90/ ARMSTR Form 3182 5/94 (page 1 of 4 pages)

(taget 5 by C aged) We are and

without further notice or demand on Bostower.

the expiration of this period, Lender rany invoke any remedies permitted by this Secrity businesses Described the pay all same secured by this Security limitation. If Bostowers fails to pay described to thinks mithing before a Constitute of countries all states and south of countries and countries of countries and countries and countries and countries are a second lines. Il Lender exercises this option, Lender shall give Borrower notice of arestruction. The norice

Lemmers of executive is probabiled by federal law as of the date of this Security in Armanan. ed herioness of non-linds arrives can, conversel. Americanizati versect of between shall not be exercised by minnest person) without Lender's price written consent, Lender 124, 34 its option, require immediate s son is vanorated bene horrolement to hose is remorned in recream fainflaned a li to) horrolement to bice ci ni ne manini yan ne mangyan ne listi inawa mana na manani halabanda na nyangari ndi karabanati

THE SECURITY INSTRUMENT SHALL BE IN EFFECT ASSOLUTIONS. INTEREST RATE UNDER THE TERMS STATED SECTION A ABOVE, UNHORN COVENANT MOR I. CUTH. BORROWER'S CULTAL HINED IN TEREST RATE CHANGES TO AN ABREST

ALTRANSFER OF THE PROPERTY OR A CONTINUE INTEREST IN BORROWER.

also the religious randors of a person who will answer any quention I way have regarding the notice. The notice will include the amount of way mountly payment, any information toquined by law to be given the and adjustable inscress rate and of any comper in my adjustable inscress rate before the effective date of any change. and our marrownic hourist faithing own air regiments only be section at our faith to to the little trabbold stold offy

Committee of Charles

monthly payment charges ag in. receiving payment Legitting on the first mountly payment date the Charge Date watil the amount of my My new trainess rate will become effective on each Change Date. I will pay the amount of my new

Comment of the Art (A)

SI guillacorra arts tolt gringen mord artest i reactaint to suct arts mort (\$0.5) attriory againmoning over made general designations. than 1.125%. Theresider, my adjustable immest rate will never be increased or decreased on any single Change The insertest rate 8 and required to pay at the first Charles Date will not be greater than 83.125% or dens

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inferest rate in substantially equal payments. The result of this calculation will be the new amount of any monthly was the in smill principal that it the period is not a size and standing the same of horsesters and indicating banges are The Note Holder will from determine the amount of the translaty payment that would be sufficient to vapery

below, this counded amount will be my new interest rate until the next Charge Date.

eddition to the neurest one-eighth of one percentage point (0.125%). Subject to the limits stated in section 4(D) quanters percentage points (2,75%) to the Current Index. The Note Holder will then vound the result of this Before each Change Date the Mote Richler will cakening may new inscress tare by adding two and three

Colespina of Changes

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BY SIGNING BELOW. Borrower accepts and agrees to the terms and covenants contained in this Fixed/Adjustable Rcie Rider

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	(Seal) William R. Lynch Borrower
Or Or	(Seal)
Co	Bortower
	(Seal) Bo rower
	(Seal)
	Borrower
Svetlena Lynch by William R. Lynch, attorney-in-	(Seal) fact, signing only for the purpose of Valving homestead rights
	(Seal)

Form 3182 5/94 (page 4 of 4 pages)

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Lender's consent to the loan assumption. Lender also may require the transferre to sign an an es moiniment by applicable law, Lender may charge a communic for as a commission to Octobril of enty covernment or agreement in this Security Transment is acceptable to Lendon.

egicoments made in the Note and in this Society Instrument. Borrower will continue to be obligated s existing of the good of constants off exagiles and has rebend of olderpross of the armetories

If Lender excellent the option to require immediate payment in full, Lender shall give Borns with the Note and the Security Instrument univer Lender release Borrower in writing.

Droperty Or Coof Cc permissed by this Security Institutes without further notice or defined on Bostower. Bostower fails to pay these same rows to the expiration of this period. Lender may involve any season delivered or mailed within which Borrower ares pay all some secured by this Security Instrument. at socions and said safeth of many test for the bottest a spirory flade soil of safeth and socions in socions

(स्त्रकृत्य के गेरु है कक्कार)

MR CITE HWT

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

	(Seal) William R. Lynch Borrower	•
Ope	(Seal)	•
C	Borrower	
	(Seal)	•
	Borrower	
	(Seal)	•
	Borrower	
	7	(Cool)
Svetlana Lynch by William R. Lynch, attorney-in	n-fact, signing only for the purpose of waiting homestead ri	(Scal) ghts
		(Seal)

Form 3182 5/94 (page 4 of 4 pages)

(cape 3 to 5 april) NAME AND ADDRESS OF

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MONT TOWNSHIP, IN COOK COL. AND 133 IN EQUESTRIAN ESTATES UNIT 10, BEING A RE-SUBDIVISION OF PART OF THE SOUTH 1/2 OF SECTION 24, TOWNSHIP 37 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 16, 1985 AS DOCUMENT 85026826, ALL SITUATED IN LEMONT TOWNSHIP, IN COOK COUNTY, ILLINOIS.

Proberty of Cook County Clerk's Office

FEICIAL COPY

TO

Recorded At Request of Merrill Lynch Credit Corporation

RETURN BY MAIL TO:

Merrill Lynch Credit Corporation 4802 Deer Lake Drive East Jacksonville, Florida 32246-6484

Attention: Post Closing Department

Property of Cook County Clerk's Office

Property of Cook County Clerk's Office