Loan Number:	Servicing Number	Date:
IS PROVIDED AS AN I JURISDICTIONS. LENDER ALL FORMS USED TO C	MENT FOR USE IN MORTGAGE LOAN TRACEXAMPLE AND IS NOT VALID AND AND AS SHOULD CONSULT WITH LEGAL CONGRIGINATE LOANS ARE APPROPRIATE APPROPR	ENFORCEABLE IN ALL UNSEL TO ENSURE THAT , AND THAT ALL LEGAL
CONSTRUCT	TION LOAN ADDENDUM AME	NDING NOTE
made by the undersigned B date as this Addendum (the "Y	OAN ADDENDUM (the "Addendum") is not is incorporated into and will be deemed to a corrower, ("I", "me", "my") to evidence my and its successors and assigns (the "No Note"). The Note is secured by a security instrume same date as this Addendum (the "Security I e meaning in this Addendum.	mend and supplement the note indebtedness (the "Loan") to te Holder") and dated the same ment, as modified or amended,
ADDITIONAL COVENAN Holder and I further covenant	ITS. In addition to the covenants and agreer and agree as follows:	nents made in the Note, Note
construction loan and Holder will advance f as this Addendum (the beginning on the date following the Comples is	PERMANENT LOAN. The Note, as amend a permanent mortgage loan. During the Construction Loan are "Construction Loan Agreement"). The "Construction Loan Agreement"). The "Construction Loan Agreement"). The "Construction Date specified in the Construction Loan Agreement Phase" is a state of the Completion Date specified in the Construction Loan Agreement Phase" is a state of the Completion Date ("Permanent Mortgage loan. The Permanent Mortgage loan. The Permanent Mortgage loan in the Completion Date of properties of the second month of the Completion Date of the Second month of the Second month of the Completion Date of the Second month of	Agreement dated the same date nstruction Phase" is the period until the first day of the month reement. The Completion Date the period beginning on the first astruction Loan Agreement. On ent Mortgage Date"), the Loan gage Date for my Loan is rincipal and interest during the following the Completion Date
2. INTEREST AND PA	AYMENTS.	
(A) Construction P.	hase Interest Rate.	
•	ruction Phase of the Loan, I will pay interest of disburses under the Construction Loan Agreeme e rate:	•
	box: Section 2 of the Note ("Note Rate") % per annum	
(B) Permanent Pha		
	anent Phase, I will pay interest ("Permanent Ph Note ("Note Rate").	nase Rate") at the rate stated in

` /	Interest Only Payments
	Interest on Advances shall be calculated from the date each Advance is made. My Construction Phase interest payments will be:
	 Check applicable box: ☐ due and payable fifteen (15) days after being billed by Note Holder, or ☐ paid directly from the "Interest Reserve Account" established at the time of closing in the amount reflected in Schedule of Advances, attached as Exhibit "B" to the Construction Loan Agreement.
(D)	Interest Reserve Payments
	If I choose to establish an Interest Reserve Account: (1) Construction Phase interest will be advanced by Note Holder from the Interest Reserve Account on the first day of the month following the month in which the interest is billed; (2) Construction Phase interest advanced will be added to Principal; and (3) I:
	 Check applicable box: □ will pay interest on all Principal, including Advances from the Interest Reserve Account. □ will pay interest on all Principal, other than Advances from the Interest Reserve Account.
	In the event that the Interest Reserve Account is depleted prior to the Completion Date, I agree to pay directly to Note Holder from my own funds any and all interest, which accrues prior to the Completion Date.
	Note Holder shall pay no interest on the Interest Reserve Account.
(E)	Principal Prepayments; Permanent Phase Interest and Principal Payments
	Any portion of a payment Note Holder receives in excess of the interest due during the Construction Phase or any funds Note Holder does not advance under the Construction Loan Agreement may, at Note Holder's option, be used to pay costs associated with the Construction Phase or may be credited as a partial prepayment of the Principal amount of the Loan. The partial prepayment will reduce the \square amount of \square number of my monthly payments.
	Beginning on the Permanent Mortgage Date, principal and interest will be due and payable as set forth in the Note.
CO AM TH PRI	OTICE OF NO ORAL AGREEMENT. THE NOTE, THIS ADDENDUM, THE ONSTRUCTION LOAN AGREEMENT, AND THE SECURITY INSTRUMENT, AS MENDED, REPRESENT THE FINAL AGREEMENT BETWEEN THE PARTIES AND TO BE EXTENT PERMITTED BY LAW, MAY NOT BE CONTRADICTED BY EVIDENCE OF IOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENT OF THE PARTIES. BERE ARE NO ORAL AGREEMENTS BETWEEN THE PARTIES.
	NG BELOW, I accept and agree to the terms and covenants contained in this Addendum. is day of
Borrow	ver Borrower
Dollow	