IF THIS FORM IS USED IN A CONSUMER CREDIT TRANSACTION, CONSULT LEGAL COUNSEL.

THIS IS A LEGAL INSTRUMENT. IF NOT UNDERSTOOD, LEGAL, TAX OR OTHER COUNSEL SHOULD BE CONSULTED BEFORE SIGNING.

PROMISSORY NOTE

U.S. \$, Colorado
				,19
1. FOR VALUE RECEIVED	O, the undersigned (Borrower)) promise(s) to pay		
or order, (Note Holder) the J	principal sum of			
U.S. Dollars, with interest or	the unpaid principal balance	from	. 19	, until paid. at the rate of
	percent per annum.	Principal and interest shall be payab	ole at	
Holder may designate, in		payments of		, or such other place as the Note
				Dollars
beginning), due on the	day of each . Such payments sl	nall continue until the entire in	debtedness evidenced by this Note is
fully paid: provided, however	er, if not sooner paid, the entir	re principal amount outstanding and	d accrued interest thereon, sha	ll be due and payable on
, 19	- •			
2. Borrower shall pay to the after the payment is due.	Note Holder a late charge o	f% of a	ny payment not received by t	he Note Holder withindays
arter the payment is due.				
3. Payments received for ap	plication to this Note shall b	e applied first to the payment of la	te charges, if any, second to	the payment of accrued interest at the
rate specified below, if any,	third, to accrued interest first	t specified above, and the balance a	ipplied in reduction of the prii	icipal amount hereof.
				te occurs, the entire principal amount
outstanding and accrued into	erest thereon shall at once bed	come due and payable at the option	of the Note Holder (Accelera	ation); and the indebtedness shall bear
	percent per annum from ing, but not limited to reasona		lder shall be entitled to collect	ct all reasonable costs and expense of
conection and/or suit, includ	ing, but not ininted to reasona	tole attorneys fees.		
5. Borrower may prepay the	principal amount outstanding	under this Note, in whole or in par	t, at any time without penalty	except
Any partial prepayment shal				
amount of such payments.	I be applied against the princ	inal amount outstanding and shall t	not postpone the due date of a	ny subsequent payments or change the
	l be applied against the princi	ipal amount outstanding and shall r	not postpone the due date of a	ny subsequent payments or change the
	ll be applied against the princ	ipal amount outstanding and shall r	not postpone the due date of a	ny subsequent payments or change the
	ll be applied against the princ	ipal amount outstanding and shall n	not postpone the due date of a	ny subsequent payments or change the

6. Borrower and all other makers, sureties, guarantors, and endorsers hereby waive presentment, notice of dishonor and protest, and they hereby agree to any extensions of time of payment and partial payments before, at, or after maturity. This Note shall be the joint and several obligation of

Borrower and all other makers, sureties, guarantors and endorsers, and their successors and assigns.

nailing such notice by first-class U. S. mail, addressed to Borrower at the designate by notice to the Note Holder Any notice to the Note Holder sh	ag and shall be given and be effective upon (1) delivery to Borrower or (2) are Borrower's address stated below, or to such other address as Borrower may all be in writing and shall be given and be effective upon (1) delivery to Note the Holder at the address stated in the first paragraph of this Note, or to such
3. The indebtedness evidenced by this Note is secured by a Deed of Tr Deed of Trust contains additional rights of the Note Holder. Such ri Reference is made to said Deed of Trust for such additional terms. Said I	ghts may cause Acceleration of the indebtedness evidenced by this Note.
Reference is made to said Deed of Trust for such additional terms. Said i	Deed of Trust grants rights in the property identified as follows:
Property address:, Colorado	
(CAUTION: SIGN ORIGINA	AL NOTE ONLY/RETAIN COPY)
F BORROWER IS NATURAL PERSON(S):	
	doing business as
F BORROWER IS CORPORATION:	
ATTEST:	Name of Corporation
	_ by
Secretary SEAL)	President
SLAL)	
F BORROWER IS PARTNERSHIP:	
I BORROWER IS LARTHERSHIL.	Name of Partnership
	byGeneral Partner
Borrower's address:	

KEEP THIS NOTE IN A SAFE PLACE. THE ORIGINAL OF THIS NOTE MUST BE EXHIBITED TO THE PUBLIC TRUSTEE IN ORDER TO RELEASE A DEED OF TRUST SECURING THIS NOTE.