			PR	OMISS	ORY NOT	Έ				
										,
Colorado										
						Dat	e:			
1.	FOR		· · · · ·		undersigned		Borrower)	-	nise(s)	to pa
				(Note	Holder)	0ľ Dollars	order, with inte		rincipal	sum o id princip
nalance fr			, until paid,	at the rate	of	percent	per annum	Princin	al and inte	rest shall b
payable at	t		, until paid,	at the fate	, or su	ich othe	r place as	Note Hol	lder may o	lesignate,
I	payments o	of	, beginning				Dollars (I	LS. \$), due c
the	day of ea	ch	, beginning			Such	payments	shall con	ntinue unt	il the enti
			Note is fully paid ereon, shall be due			n not	sooner pai	u, the eff	nire princ	ipai amou
days after 3. Payme	the payments received	nt is due. ed for applicat	lder a late charge of the second seco	all be app		the pay	ment of lat	e charges	s, if any, s	econd to the
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default.	the payment of accrued oplied in rec payment re e entire prin older (Acco Note Hol	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en	tion to this Note sl default rate specif principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al	hall be app fied below ereof. when due ccrued inte hall bear i	blied first to , if any, third , or if any do rest thereon nterest at the	the pays d to acc efault un shall at e rate of	ment of lat rued intere nder any D once becon	e charges st first sp eed of Tr ne due and percent pe	s, if any, se ecified ab rust securit d payable er annum f	econd to the ove, and the ng this No at the optice rom the da
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default.	the payment of accrued oplied in rec payment re e entire prin older (Acco Note Hol	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and	tion to this Note sl default rate specif principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al	hall be app fied below ereof. when due ccrued inte hall bear i	blied first to , if any, third , or if any do rest thereon nterest at the	the pays d to acc efault un shall at e rate of	ment of lat rued intere nder any D once becon	e charges st first sp eed of Tr ne due and percent pe	s, if any, se ecified ab rust securit d payable er annum f	econd to the ove, and the ng this No at the optice rom the da
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specif principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow	the payment of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al ss.	hall be app fied below ereof. when due ccrued inte hall bear i reasonab	blied first to , if any, third , or if any do rest thereon nterest at the le costs and o	the pay d to acc efault un shall at e rate of expense	ment of lat rued intere nder any D once becon I of collectio	e charges st first sp eed of Tr ne due and percent pe on and/or	s, if any, so becified ab rust securin d payable er annum f suit, inclue	econd to the ove, and the ng this No at the optic rom the da ding, but no
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow except Any partia	the payment ints receive of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable wer may pr al prepaym	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee repay the prin	tion to this Note sl default rate specia principal amount h s Note is not paid outstanding and ac l the indebtedness s ntitled to collect al ss.	all be applied below ereof. when due cerued inte hall bear i reasonable anding un	blied first to , if any, thir , or if any do rest thereon nterest at the le costs and c der this Note	the payn d to acc efault un shall at e rate of expense e, in wh	ment of lat rued intere nder any D once becom I of collection ole or in pa	e charges st first sp eed of Tr ne due and percent pe on and/or art, at any	s, if any, so pecified ab rust securin d payable er annum f suit, includ y time wit	econd to the ove, and the ng this No at the option rom the da ding, but no hout penale
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow except Any partia subsequen	the payment ints receive of accrued oplied in rec payment re e entire prin older (Acco Note Hol reasonable wer may pr al prepaym t payments	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee repay the prin	non to this Note sl default rate specie principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al s. cipal amount outst	all be applied below ereof. when due cerued inte- hall bear i reasonable anding un principal a syments.	blied first to , if any, third , or if any do rest thereon nterest at the le costs and e der this Note	the pays d to acc efault un shall at d erate of expense e, in wh anding a	ment of lat rued intere nder any D once becon of collection ole or in para	e charges st first sp eed of Tr ne due and percent pe on and/or art, at any ot postpor	s, if any, so pecified ab rust securin d payable er annum f suit, includ y time wit	econd to the ove, and the ng this No at the optic rom the da ding, but no hout penale
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow except Any partia subsequen 6. Borrow	the payment ints receive of accrued oplied in rea payment re e entire prin older (Acco Note Hol reasonable wer may pr al prepaym t payments wer and al	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be en attorneys' fee repay the prin	non to this Note sl default rate specie principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al s. cipal amount outst	all be applied below ereof. when due corued inte- hall bear i reasonab anding un principal a syments.	olied first to , if any, third , or if any do rest thereon nterest at the le costs and o der this Note	the pays d to acc efault un shall at d erate of expense e, in wh anding a	ment of lat rued intere nder any D once becom of collection ole or in particular ole or in particular and shall no	e charges st first sp eed of Tr he due and percent pe in and/or art, at any ot postpor tment, no	s, if any, so pecified ab rust securin d payable er annum f suit, includ y time wit	econd to the ove, and the ng this No at the optic rom the da ding, but no hout penale date of ar shonor and
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow except Any partia subsequen 6. Borrow	the payment ints receive of accrued oplied in rec payment re e entire prin older (Acco Note Hol reasonable wer may pr al prepaym t payments wer and al ad they her	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be er attorneys' fee repay the prin	non to this Note sl default rate specie principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al s. cipal amount outst	all be applied below ereof. when due corued inte- hall bear i reasonab anding un principal a syments. tors, and ime of pa	olied first to , if any, third , or if any do rest thereon nterest at the le costs and d der this Note amount outst endorsers he yment and p	the pays d to acc efault un shall at d erate of expense e, in wh anding a ereby wa artial pa	ment of lat rued intere nder any D once becom of collection ole or in particular ole or in particular and shall not nive present	e charges st first sp eed of Tr he due and percent pe on and/or art, at any ot postpor tment, no	s, if any, so pecified ab rust securin d payable er annum f suit, includ y time wit ne the due otice of di or after ma	econd to the ove, and the ng this No at the optic rom the da ding, but no hout penals date of an shonor and turity. This
days after 3. Payme payment of balance ap 4. If any p occurs, the of Note He of default. limited to 5. Borrow except Any partia subsequen 6. Borrow protest, an Note shall	the payment ints receive of accrued oplied in rec payment re e entire prin older (Acco Note Hol reasonable wer may pr al prepaym t payments wer and al ad they her	nt is due. ed for applicat interest at the duction of the equired by this ncipal amount eleration); and der shall be er attorneys' fee repay the prin	non to this Note sl default rate specie principal amount h s Note is not paid outstanding and ac the indebtedness s ntitled to collect al s. cipal amount outst pplied against the e amount of such par rs, sureties, guarant any extensions of the	all be applied below ereof. when due corued inte- hall bear i reasonab anding un principal a syments. tors, and ime of pa	olied first to , if any, third , or if any do rest thereon nterest at the le costs and d der this Note amount outst endorsers he yment and p	the pays d to acc efault un shall at d erate of expense e, in wh anding a ereby wa artial pa	ment of lat rued intere nder any D once becom of collection ole or in particular ole or in particular and shall not nive present	e charges st first sp eed of Tr he due and percent pe on and/or art, at any ot postpor tment, no	s, if any, so pecified ab rust securin d payable er annum f suit, includ y time wit ne the due otice of di or after ma	econd to the ove, and the ng this No at the optic rom the da ding, but no hout penals date of an shonor and turity. This

 7. Any notice to Borrower provided for in this Note shall be in writing and shall be given and be effective upon (a) delivery to Borrower or (b) by mailing such notice by first class U. S. mail, addressed to Borrower at Borrower's address stated below, or to such other address as Borrower may designate by notice to Note Holder. Any notice to Note Holder shall be in writing and shall be given and be effective upon (a) delivery to Note Holder or (b) by mailing such notice by first class U.S. mail, to Note Holder at the address stated in the first paragraph of this Note, or to such other address as Note Holder may designate by notice to Borrower.

65	8. The indebtedness evidenced by this Note is secured	by a Deed of Trust da	ted	, and
66	until released said Deed of Trust contains additional	rights of Note Holder	r. Such rights may ca	use Acceleration of the
67	indebtedness evidenced by this Note. Reference is mad			
68	grants rights in the following legally described property			
69	State of Colorado:	,		,
70				
71				
72				
72	Imourn as No			(Property Address)
73 74	known as No Street Address		State Zip	(Property Address).
74 75	Sueel Audress	City	State Zip	
76	CALIFICN, GIGN ODIGIN	AL NOTE ONLY DET		
77	(CAUTION: SIGN ORIGINA	AL NOTE ONLY/RET.	AIN COPY)	
78				
79				
80	IF BORROWER IS NATURAL PERSON(S):			
81				
82				
83				
84		doing business a	s	
85				
86	IF BORROWER IS CORPORATION:			
87				
88	ATTEST:			
89			Name of Corporation	l
90				
91		By		
92	Secretary	President		
93				
94	(SEAL)			
95				
96	IF BORROWER IS PARTNERSHIP:			
97			Name of Partnership	
98				
99				
100		By		
101		,	General Partner	
102				
103	Borrower's address:			
104				
105				
106				· · · · · · · · · · · · · · · · · · ·
100				
107				
108	KEEP THIS NOTE IN A SAFE PLACE. THE ORIG	GINAL OF THIS NOT	TE MUST RE EYUN	RITED TO THE
109	PUBLIC TRUSTEE IN ORDER TO RELEASE A DEE			
110	TODER TRUSTEE IN ORDER TO RELEASE A DEE	D OF INUSI SECUN		