BALLOON MORTGAGE NOTE

\$	(1)			.2)	
		(3)			
FOR VALUE promises to pay to			d, (jointly and sev		
order, in the manner	horoinafter er	_(¬)	cipal sum of	(5)	Dollare
(\$					
interest shall be paya					
above, or at such pla					
maker hereof, on the	•		•		iolaer to tric
maker nereor, on the	date and in t	ic mariner rollo	wing.		
Principal and	l interest payr	nents of \$	(8)	each,	due on or
before the	(9)	day of each	month, beginning		(10)
	(11)	and con	tinuing each mon	th thereafter for	a period of
,(12)_	/	years.	.		
Then on		_(13)	, simultaneou	ısly with the payı	ment of the
(14)					
accumulated interest			all balloon and be	ecome immediate	ely and fully
due and payable, with	hout demand.				
			rtgage on real es		
made by the maker h					
according to the laws			(15)	The terms of sai	d mortgage
are by this reference	made a part l	nereof.			
If default he	mada in tha n	ourment of only	of the europe or inte	areat mantianed	harain ar in
If default be made in the payment of any of the sums or interest mentioned herein or in					
said mortgage, or in the performance of any of the agreements contained herein or in said					
mortgage, then the entire principal sum and accrued interest shall at the option of the holder					
hereof become at once due and collectible without notice, time being of the essence; and said					
principal sum and accrued interest shall both bear interest from such time until paid at the highest rate allowable under the laws of the State of(16)					
rate allowable under	the laws of th	e State of	(10)	•	
Failure to exe	ercise this ont	ion shall not co	nstitute a waiver	of the right to ex	ercise the
same in the event of			notituto a waivoi	or the right to ox	310100 1110
	arry cabooque	one doladie.			
Each person	liable hereon	whether maker	or endorser, her	eby waives pres	entment.
protest, notice, notice					
reasonable attorney's					
hereunder, or under					
the security of said m		o, ocarioor orian	bo omployed to c		n to protoot
the december of data in	iorigago.				
Whenever us	sed herein the	terms "holder".	, "maker" and "pa	vee" shall be co	nstrued in the
singular or plural as t				,	
, ,					
"Maker"					
(17)					

NOTICE

The information in this document is designed to provide an outline that you can follow when formulating business or personal plan. Due to the variances of many local, city, county and state laws, we recommend that you seek professional legal counseling <u>before entering into any contract or agreement.</u>