PI	ROMISSORY NOTE DATED		117 (page 1 of 2)	
\$(AM	OUNT)		(DATE)	
order of	LUE RECEIVED, the undersigned (LENDER NAMI pursuant to the terms and condition	E) ("Payee"), th	e principal sum of \$	to the
and any accrued PAYMENTS) (Chas described be payments under outstanding pringers.	NT OF PRINCIPAL. The principal d but unpaid interest shall be due a CIRCLE ONE: equal monthly install elow) beginning r this Note shall be applied first to a ncipal. If not sooner paid, the entire e due and payable on	and payable in _ ments / equal q (DATE Of accrued but unp e remaining inde	(NUMBE uarterly installments / parterly installments /	R OF ayments
	ST. This Note shall bear interest, REST RATE) percent.	compounded ar	nnually, at	
	YMENT. The Maker shall have the e in whole or in part without premiu		ne and from time to time	to
right hereunder nor shall any de same or any oth	IES. No delay or omission on part shall operate as a waiver of any suelay, omission or waiver on any one ner right on any future occasion. The may be pursued singly, successive	uch right or of a e occasion be do he rights and re	ny other right of such ho eemed a bar to or waive medies of the Payee sha	lder, r of the all be
	S OF ACCELERATION. The occu celeration" by Maker under this No		f the following shall cons	titute
(a) I this Note; or	Maker's failure to pay any part of th	ne principal or ir	iterest as and when due	under
(b)	Maker's becoming insolvent or not	paying its debts	as they become due.	

ACCELERATION. Upon the occurrence of an Event of Acceleration under this Note, and in addition to any other rights and remedies that Payee may have, Payee shall have the right, at its sole and exclusive option, to declare this Note immediately due and payable.				
SUBORDINATION . The Maker's obligations under this Promissory Note are subordinated to all indebtedness, if any, of Maker, to any unrelated third party lender to the extent such indebtedness is outstanding on the date of this Note and such subordination is required under the loan documents providing for such indebtedness.				
WAIVERS BY MAKER. All parties to this Note including Maker and any sureties, endorsers, and guarantors hereby waive protest, presentment, notice of dishonor, and notice of acceleration of maturity and agree to continue to remain bound for the payment of principal, interest and all other sums due under this Note notwithstanding any change or changes by way of release, surrender, exchange, modification or substitution of any security for this Note or by way of any extension or extensions of time for the payment of principal and interest; and all such parties waive all and every kind of notice of such change or changes and agree that the same may be made without notice or consent of any of them.				
EXPENSES. In the event any payment under this Note is not paid when due, the Maker agrees to pay, in addition to the principal and interest hereunder, reasonable attorneys' fees not exceeding a sum equal to 15% of the then outstanding balance owing on the Note, plus all other reasonable expenses incurred by Payee in exercising any of its rights and remedies upon default.				
GOVERNING LAW. This Note shall be governed by, and construed in accordance with, the laws of the State of (STATE NAME).				
SUCCESSORS. All of the foregoing is the promise of Maker and shall bind Maker and Maker's successors, heirs and assigns; provided, however, that Maker may not assign any of its rights or delegate any of its obligations hereunder without the prior written consent of the holder of this Note.				
IN WITNESS WHEREOF, Maker has executed this Promissory Note as of the day and year first above written.				
Maker: (BORROWER SIGNATURE)				
(BORROWER NAME)				
REPAYMENT SCHEDULE				
Date Amount due Amount paid				

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