DO NOT DESTROY THIS NOTE: When paid, said original note, together with the Deed of Trust securing same, must be surrendered to Trustee for cancellation before reconveyance will be made.

(INSTALLMENT-INTEREST INCLUDED)		
\$	, California, _	,
In installments as herein stated, fo	r value received, I promise to pay to:	
	per cent per annum; principa	
	day of each	
	day of	
	rst on interest then due and the remainder on principa	
upon the principal so credited. Si unpaid interest so compounded sh rate permitted by law. Should d sum of principal and interest sha able in lawful money of the Unite	rst on interest then due and the remainder on principal hould interest not be so paid it shall thereafter bear like all not exceed and amount equal to simple interest on the fault be made in payment of any installment of principal become immediately due at the option of the holder distance. If action be instituted on this note I promising secured by a deed of trust to Chicago Title Compa	the interest as the principal, but such the unpaid principal at the maximum ipal or interest when due the whole of this note. Principal and interest to pay such sum as the Court
apon the principal so credited. Significant interest so compounded should appear the permitted by law. Should do sum of principal and interest shall able in lawful money of the Unite ix as attorney's fees. This note in the event of sale, transfer, con any part thereof, or any interest that option, to declare this note, irredue and payable, including any part interest in the event of sale, transfer, con any part thereof, or any interest that option, to declare this note, irredue and payable, including any part interest in the event of sale, including any part in th	nould interest not be so paid it shall thereafter bear likall not exceed and amount equal to simple interest on the efault be made in payment of any installment of principal become immediately due at the option of the holder d States. If action be instituted on this note I promise	the interest as the principal, but such the unpaid principal at the maximum in the interest when due the whole of this note. Principal and interest to pay such sum as the Court in the interest e to pay such sum as the Court in the interest e deed of trust securing this note, or all have the right of acceleration, at thout demand or notice, immediately his right shall be effective unless in
apon the principal so credited. Significant interest so compounded should appear the permitted by law. Should disturbed in lawful money of the United ix as attorney's fees. This noted in the event of sale, transfer, contains part thereof, or any interest that option, to declare this note, irreduce and payable, including any partiting. Consent by the Beneficial	mould interest not be so paid it shall thereafter bear likall not exceed and amount equal to simple interest on the efault be made in payment of any installment of principal become immediately due at the option of the holdered States. If action be instituted on this note I promise is secured by a deed of trust to Chicago Title Company weyance, or alienation of the property described in the herein, whether voluntary or involuntary, beneficiary shapective of any maturity date expressed herein, and with prepayment charge provided herein. No waiver of the	the interest as the principal, but such the unpaid principal at the maximum in the interest when due the whole of this note. Principal and interest to pay such sum as the Court in the interest e to pay such sum as the Court in the interest e deed of trust securing this note, or all have the right of acceleration, at thout demand or notice, immediately his right shall be effective unless in

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