DO NOT DESTROY THIS ORIGINAL NOTE: When paid, this Note and the Deed of Trust must be surrendered to Trustee with a request for reconveyance.

## NOTE SECURED BY DEED OF TRUST

(INTEREST EXTRA)

\$, California,	
In installments and at the times hereinafter stated, for value received, I/We promise to p	•
at the principa	
of DOL	
with interest from,, on the amounts of principal remaining from time t	to time
unpaid, until said principal sum is paid, at the rate of per cent per annum, pa	-
installments of DOL	
(\$) or more on the day of each and every month beginning,	
and continuing until said principal sum has been fully paid. AT ANY TIME, THE PRIVILEGE IS RESERVE PAY MORE THAN THE SUM DUE.  Should interest not be so paid, it shall be added to the principal and thereafter bear like interest as the pribut such unpaid interest so compounded shall not exceed an amount equal to simple interest on the principal at the maximum rater permitted by law. If default is made in the payment of any installment of principal at the maximum rater permitted by law. If default is made in the payment of any installment of principal and interest when due, then the whole sum of principal and interest shall become immediately due and payable option of the holder of this note. Principal and interest are payable in lawful money of the United States action is instituted on this note I/We promise to pay such sum as the Court may fix as attorney's fees. This is secured by a DEED of TRUST to, as True	incipal, unpaid cipal or e at the s. If an note is
INTEREST ACCRUAL DATE IS HEREBY ADJUSTED TO ACCRUE FROM,,,	

Escrow Holder