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.

\$, California,	,,
n installments as herein stated, for	or value received, I promise to pay to:	
rate of	per cent per annum; principal	and interest payable in installments of
or more on the	day of each	month, beginning
n the	day of	and continuing until
ach nayment shall be avadited f	first, on interest, then due, and the remainder on principal	and interest, shall thorough cooses
upon the principal so credited. Suppaid interest so compounded slate permitted by law. Should oum of principal and interest sha	First on interest then due and the remainder on principal Should interest not be so paid it shall thereafter bear like thall not exceed and amount equal to simple interest on the default be made in payment of any installment of principal become immediately due at the option of the holder	e interest as the principal, but such ne unpaid principal at the maximum pal or interest when due the whole of this note. Principal and interest
upon the principal so credited. Support the principal so compounded state permitted by law. Should common frincipal and interest shape because in lawful money of the U	Should interest not be so paid it shall thereafter bear like thall not exceed and amount equal to simple interest on the default be made in payment of any installment of principals.	e interest as the principal, but such ne unpaid principal at the maximum pal or interest when due the whole of this note. Principal and interest nise to pay such sum as the Court
appon the principal so credited. Suppose the principal so compounded state permitted by law. Should come of principal and interest shape and payable in lawful money of the Umay fix as attorney's fees. This in the event of sale, transfer, company part thereof, or any interest its option, to declare this note, irrule and payable, including any writing. Consent by the Beneficial	Should interest not be so paid it shall thereafter bear like thall not exceed and amount equal to simple interest on the default be made in payment of any installment of principall become immediately due at the option of the holder nited States. If action be instituted on this note I pron	e interest as the principal, but such ne unpaid principal at the maximum pal or interest when due the whole of this note. Principal and interest nise to pay such sum as the Court nc. as Trustee. e deed of trust securing this note, or all have the right of acceleration, at nout demand or notice, immediately is right shall be effective unless in
upon the principal so credited. Sunpaid interest so compounded slate permitted by law. Should compound the sum of principal and interest shape and interest shape and interest shape and fix as attorney's fees. This in the event of sale, transfer, company part thereof, or any interest its option, to declare this note, irridue and payable, including any	Should interest not be so paid it shall thereafter bear like thall not exceed and amount equal to simple interest on the default be made in payment of any installment of principall become immediately due at the option of the holder nited States. If action be instituted on this note I promes note is secured by a deed of trust to Viva Escrow! In Inveyance, or alienation of the property described in the therein, whether voluntary or involuntary, beneficiary shall espective of any maturity date expressed herein, and with prepayment charge provided herein. No waiver of the	e interest as the principal, but such ne unpaid principal at the maximum pal or interest when due the whole of this note. Principal and interest nise to pay such sum as the Court nc. as Trustee. e deed of trust securing this note, or all have the right of acceleration, at nout demand or notice, immediately is right shall be effective unless in