VIRGINIA STANDARD PROMISSORY NOTE

		20, hereinafter known as the "Start
Date",	·,	_ [Borrower's Name] of [Borrower's Mailing
		rrower", has received and promises to payback
		[Lender's Mailing
Addres	ess], hereinafter known as the "Ler US Dollars (der's Name] of [Lender's Mailing nder", the principal sum of \$) with interest accruing on
the un	inpaid balance at a rate of perd	cent (%) per annum, hereinafter known as the Start Date in the manner as follows:
fees, is		Note, including all accrued interest and late y of, 20, hereinafter
A.	Installment(s). (check the applic	able box)
	☐ - LUMP SUM – Borrower shall and interest included, of	I pay a lump sum to be made in-full, principal Dollars Due Date.
	☐ - INSTALLMENTS – Borrowe	r shall pay principal and interest in the amount collars (\$) on
	\square a monthly basis with any	emaining balance payable on the Due Date. remaining balance payable on the Due Date. remaining balance payable on the Due Date.
	(\$) if an installment is not p	e payment fee of Dollars paid on-time along with the default interest due, Lender does not receive the installment on the
2. SEC	ECURITY: (check the applicable bo	x)
□ - UI	JNSECURE – There shall be NO S	SECURITY provided in this Note.
□ - SF	SECURE – There shall be Property	
to Sec	ection 6A of this Note. The Security	hereinafter known as the "Security", which nership of the Lender IMMEDIATELY pursuant may not be sold or transferred without the Borrower breaches this provision, Lender may



declare all sums due under this Note immediately due and payable, unless prohibited by applicable law. The Lender shall have the sole-option to accept the Security as full-payment for the Borrowed Money without further liabilities or obligations. If the market value of the Security does not exceed the Borrowed Money, the Borrower shall remain liable for the balance due while accruing interest at the maximum rate allowed by law.

- **3. INTEREST DUE IN THE EVENT OF DEFAULT**: In the event the Borrower fails to pay the note in-full on the Due Date, unpaid principal shall accrue interest at the maximum rate allowed by law, until the Borrower is no longer in default.
- **4. ALLOCATION OF PAYMENTS**: Payments shall be first credited any late fees due, then to interest due and any remainder will be credited to principal.
- **5. PREPAYMENT**: Borrower may pre-pay this Note without penalty.
- **6. ACCELERATION**: If the Borrower is in default under this Note or is in default under another provision of this Note, and such default is not cured within the minimum allotted time by law after written notice of such default, then Lender may, at its option, declare all outstanding sums owed on this Note to be immediately due and payable.
 - **6A. SECURITY** This includes any rights of possession in relation to the Security described in Section 2.
- 7. ATTORNEYS' FEES AND COSTS: Borrower shall pay all costs incurred by Lender in collecting sums due under this Note after a default, including reasonable attorneys' fees. If Lender or Borrower sues to enforce this Note or obtain a declaration of its rights hereunder, the prevailing party in any such proceeding shall be entitled to recover its reasonable attorneys' fees and costs incurred in the proceeding (including those incurred in any bankruptcy proceeding or appeal) from the non-prevailing party.
- **8. WAIVER OF PRESENTMENTS**: Borrower waives presentment for payment, notice of dishonor, protest and notice of protest.
- **9. NON-WAIVER**: No failure or delay by Lender in exercising Lender's rights under this Note shall be considered a waiver of such rights.
- **10. SEVERABILITY**: In the event that any provision herein is determined to be void or unenforceable for any reason, such determination shall not affect the validity or enforceability of any other provision, all of which shall remain in full force and effect.
- **11. INTEGRATION**: There are no verbal or other agreements which modify or affect the terms of this Note. This Note may not be modified or amended except by written agreement signed by Borrower and Lender.
- **12. CONFLICTING TERMS**: The terms of this Note shall control over any conflicting terms in any referenced agreement or document.



writing and shall be delivered (a) in receipt requested, (c) by facsimile, (or permitted to be given hereunder shall be given in person, (b) by certified mail, postage prepaid, return or (d) by a commercial overnight courier that rovides a receipt, and such notices shall be made to below.
14. CO-SIGNER: (check the approp	oriate box)
□ - NO COSIGNER – This Note sh	all not have a Co-Signer.
[Name of Co-Signer] hereinafter known and obligations on behalf of the Bordoes not make payment, the Co-Signer]	have a Co-Signer known as own as the "Co-Signer", and agrees to the liabilities rower under the terms of this Note. If the Borrower gner shall be personally responsible and is incipal, late fees, and all accrued interest under the
	ecutes this Note as a principal and not as a surety. If and Co-Signer shall be jointly and severally liable
16. GOVERNING LAW : This note s Virginia.	shall be governed under the laws in the State of
17. SIGNATURE AREA	
Lender's Signature	Date
Print Name	-
Borrower's Signature	Date
Print Name	-
Co-Signer Signature	Date
Print Name	-
Witness Signature	Date
Print Name	

