13051	Viol m90 Page 6051
10,000	APRIL
TEN THOUSAND	(herein called the payee) at DOLLARS (\$10.000),
together with interest thereon at	refs as follows: S100.00 per mo. Starting April 3,1990 1991 with The Total Balance of \$10,000 Due on
til this note, principal and interest is I. To secure the payment of this noi ligned grant to the payce a security interest PROPERTY DISCI	te and any other liabilities of any of the undersigned to said payee, nerounce arring, the
<ul> <li>(b) together with any other proest which may hereafter be i</li> <li>(c) the proceeds and products of</li> <li>2. If other liabilities of any of the surrender of this note, the payee may rstai</li> </ul>	$x_2$ rty, tangible or intangible, owned by or in which the undersigned, or any thereof, have an inter- in the possession or control of the payee and
therein and to make payments directly to in 4. The payee shall have no duty to against prior or other parties, to realize on his option, may proceed directly against the 5. With reference to this note und a signed, the payee, at his election, may gid change or release of collateral and may add of the undersigned assume full res). 6. The undersigned assume full res).	is paper. To release any proceeds, to preserve the rights of any of the undersigned the collateral in any particular manner of to seek reimbursement from any particular source and, at the undersigned, the endorsers hereof or any thereof. It is not that portion of the collateral, it any, which includes indebtedness owing to any of the under- sert any extensions, postponement of time of payment, indulgence, or permit any substitutions, ex- erct any extensions, postponement of time of payment, indulgence, or permit any substitutions, ex- erct any extensions, postponement of secondarily liable without notice to and without releasing any to or release any parties primarily or secondarily liable without notice to and without releasing any possibility for taking any necessary steps to protect any of the collateral in payee's possession in interprishes zero faction that purpose as the undersigned shall request in writing, but no omission to the such action it to that purpose as the undersigned shall request in writing, but no omission to the such action it is a step and the secondarily in the such action it is a secondarily in the undersigned shall request in writing is the secondarily the such action it is that purpose as the undersigned shall request in writing.

by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appelli ırt, as the holder's reasonable attorney's less in the appellate court.

8. If payment of this note is and by any co-maker or endorser the payee is authorized, at his election, to surrender the collateral to the person making such payment. 9. The rights and remedies of the payee (as the secured party herein) with respect to all of the above described collateral as well as all

9. The rights and remedies of the payee (as the secured party herein) with respect to all of the above described collateral as well as all other collateral in which the payee has a security interest by this note or otherwise shall be those provided by the laws of Oregon. 10. If the payee negotiates or transfers this note he may deliver all or any part of the collateral to the transfere or holder who there-ion shall become vested with all the powers and rights writing granted to the said payee. Upon such negotiation or transfer, the payee shall be relieved und discharged from any liability or responsibility in connection with the transferred collateral but all rights of the payee shall be preserved with respect to any collateral retuined by him.

11. The undersigned shall be in default hereunder upon the occurrence of any of the following events:

- (a) Failure to pay when due the principal of or interest on this note or any of the said installments;
   (b) Change in the condition or offairs, financial or otherwise, of any of the undersigned or of any endorser hereof which in payee's
  - opinion impairs or decreases his security;
- (c) Termination of business or commencement of any insolvency proceedings by or against any of the undersigned or any endorser hereol, or if any of the undersigned or endorser hereol dies, or it any of them is a partnership, the death of any partner; It this processing the second se

(d) If this note is secured by a tocurity agreement, any default of debtor under the terms of said agreement. In the event of the occurrence of any of the foregoing events of default or if the payee deems or has reasonable cause to deem himself insecure, then at the option of the said payee this note as well as all other obligations to payee of any of the undersigned and of any endorser hereof

shall immediately become due and payable. 12. In construing this instrument, the singular includes the plural and vice versa, the masculine pronoun includes the feminine and the neuter and the payee means and includes they holder hereof. Q. 

KT. 2. 50	×294 BOUANZA	01.71625		
RM No. 284-INSTALLMENT COLLATERAL NOTE			If Disclosures are required, use S-N Form No. 1320 or equivalent.	
STATE C	F OREGON: COUNTY	OF KLAMATH: ss.		
Filed for	record at request of April A.D. of	, 19 <u>90 at 2:10</u> Mortgages	the <u>3rd</u> day o'clock <u>P.M.</u> , and duly recorded in Vol. <u>M90</u> , on Page <u>6051</u> .	
FEE	\$8.00		Evelyn Biehn County Clerk By <u>Qautine Muteinslare</u>	