INSTALLMENT NOTE

Principal Amount \$15,000.000

Dated June 25, 1993 State of Nevada

For value received, the undersigned jointly and severally promise to pay to the order of KAREN PLUNKETT, the sum of \$15,000.00 with interest thereon at the rate of 7.50 % per annum on the unpaid balance. Said sum shall be paid in the following manner:

Year one and year two will be interest only payments payable first day of each month. Interest payment for the first two years will be \$93.75 due the first day of each month. July 1 of 1995 for two consecutive years, the balance will be paid in two years with payments of \$674.

All Payments shall be first applied to interest and the balance to principal;. This note may be prepaid, at any time, in whole or in part, without penalty. All prepayments shall be applied in reverse order of maturity.

This note shall at the option of any holder hereof be immediately due and payable upon occurrence pf any of the following:

Failure to make any payment due hereunder within 30 days
of its due date.

Breach of any condition of any security interest, or guarantee granted as collateral security for this note.

3. Breach of any condition of any security agreement having a priority over any security agreement or mortgage on collateral granted, in whole or in part, as collateral security for this note.

 Upon the death, insolvency dissolution or liquidation of any of the undersigned, or any endorser, grantor or surety hereto.

5. Upon the filing by any of the undersigned of an assignment for the benefit of creditors, bankruptcy, or for relief under any provisions of the Bankruptcy Code; or by suffering an involuntary petition in bankruptcy or receivership not vacated within thirty (30) days.

In the event this not shall be in default, and placed with an attorney for collection, then the undersigned agree to pay all reasonable attorney fees and costs of collection. Payments not made within five days of due date shall be subject to a late charge of 10 % of said payment. All payments hereunder shall be made to such address as may from time to time be designated by any holder hereof.

The undersigned and all other parties to this note, whether as endorsers, guarantors or sureties, agree to remain fully bound hereunder until this note shall be fully paid and waive demand, presentment and protest and all notices thereto and further agree to remain bound, notwithstanding any extension, renewal, modification, waiver, or other indulgence by any holder or upon the discharge or release of any obligor hereunder or to this note, or upon the exchange, substitution, or release of any collateral

granted as security for this note. No modification or indulgence by any holder hereof shall be binding unless in writing; and any indulgence on any one occasion shall not be an indulgence for any other or future occasion. Any modification or change of terms, hereunder granted by any holder hereof, shall be valid and binding upon each of the undersigned, notwithstanding the acknowledgement of any of the undersigned, and each of the undersigned does hereby irrevocably grant to each of the others a power of attorney to enter into any such modification on their behalf. The rights of any holder hereof shall be cumulative and not necessarily successive. This note shall take effect as a sealed instrument and shall be construed, governed, and enforced in accordance with the laws of the State first appearing at the head of this note. The undersigned hereby execute this note as principals and not as sureties.

Signed in the presence of:

Collaterall-Truck Litte 1992 Dodge P.U. model D250 VIN 187KE 26 CINS 645579

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AT RECORDED AT RECORDED CO KAREN PLUNKETT

MARCH 28, 1996 1-50 No 100 100 1-37 - 2-00 x

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