State Bar of Wisconsin Form 16-2003 FIXED RATE NOTE

Document Number

Document Name

		eived, the undersigned ("Borrower"), jointly and severally if more than one, promises to pay to the ("Holder")
the p	rincipal	sum of \$together with interest on the unpaid principal balance from
the d	ate of th	is note ("Note") at the rate of % per annum until this Note is paid in full. Interest shall
based	d on a 36	60 day year. Payment shall be made as follows:
CHC	OOSE O	NE OF THE FOLLOWING OPTIONS; ONLY ONE SHALL APPLY:
	A.	Single Payment. In one payment on, plus interest payable
	В.	<u>Installments of Principal and Interest</u> . Inequal payments of \$
		due on, and on the same day of each month thereafter,
		plus a final payment of the unpaid principal and interest due on
	C.	<u>Installments of Interest Only</u> . In payments of interest of \$ due
	C.	on, and on the same day of each month thereafter, plus a
		final payment of the unpaid principal due plus accrued interest on
	D.	Other.
Payn	nents sha	all be made to Holder at
		location as Holder shall designate by written notice to Borrower.
CHC	OCE T	HE EOLLOWING TE ADDITION DIE.
		HE FOLLOWING, IF APPLICABLE: secution of this Note, Borrower will prepay interest to
	On CA	eccution of this Note, Borrower will prepay interest to
CHC APP		NE OF THE FOLLOWING OPTIONS; IF NEITHER IS CHOSEN, OPTION A SHALL
		This Note may be prepaid in whole or part without premium or penalty at any time.
	B.	There may be no prepayment of principal without permission of Holder.
CHC APP		ONE OF THE FOLLOWING OPTIONS; IF NEITHER IS CHOSEN, OPTION A SHALL
	A.	Any prepayment shall be applied to principal in the inverse order of maturity and shall not delay the due dates or change the amount of the remaining payments until the unpaid balance of principal and interest is paid in full.
	В.	In the event of any prepayment, this Note shall not be treated as in default with respect to payment so long as the unpaid balance of principal and interest (and in such case accruing interest shall be treated as unpaid principal) is less than the amount that said indebtedness would

have been had the payments been made as specified above; provided that payments shall continue in the event of credit of any proceeds of insurance or condemnation, the condemned premises being thereafter excluded from any mortgage given as security for this Note.

Holder may grant renewals or extensions or otherwise modify the terms of this Note or any instrument securing this Note without affecting the liability of Borrower or any guarantor of this Note.

If Borrower fails to pay any installment payable hereunder within days after it becomes due of other default, including a default under any security for this Note, is not cured within day notice of default is mailed to Borrower, Holder may at its option and without further notice acceler amount due under the Note and declare it immediately due and payable. If any installment payable here is delinquent more than days, Borrower shall pay a late charge to Holder of 5% of the delinamount. Borrower shall pay all costs and expenses, including reasonable attorney fees, of collective enforcement of any security for the Note, unless prohibited by law.	ys after rate the cunder nquent
Other provisions:	
Presentment, protest and notice of dishonor are hereby waived.	
This Note is secured by	·
Dated	
* (SEAL)	SEAL)
GUARANTY	
The undersigned, for valuable consideration, hereby guarantees payment of all sums due and to beconunder the above Note, including (without limitation) principal, interest and costs and expenses of college.	
Dated	
GUARANTOR:	
* (SEAL) *	SEAL)
ν	

NOTE: THIS IS A STANDARD FORM. ANY MODIFICATIONS TO THIS FORM SHOULD BE CLEARLY IDENTIFIED.

FIXED RATE NOTE STATE BAR OF WISCONSIN FORM NO. 16-2003

^{*}Type name below signatures.