Note—broad acceleration provision

$ (amount of the note)

(city and state)

(date of the note)

Ninety days after date, for value received, we promise to pay to the order of

(name of the payee) (the “Company”), at

(location of payment), $ \_ (amount of the note), together with interest after maturity at percent per year. This note and all other obligations of any maker or indorser hereof, direct or contingent, to the Company shall immediately become due and payable, without notice or demand, upon the occurrence, with respect to any maker, indorser, or guarantor hereof, of any of the following events: commencement by or against any of them of any proceeding, suit, or action for reorganization, dissolution, or liquidation; suspension or liquidation by any of them of their usual business; filing by or against any of them of a petition under any of the provisions of the Bankruptcy Act; inability of any of them to meet obligations as they fall due; death, or, if any of them is a partnership, death of any one partner; application for, or appointment of, a receiver or custodian of any of them or their property; issuance of a warrant of attachment; entry of a judgment; failure to pay any tax when due; calling of a meeting of creditors; appointment of a committee of creditors or a liquidating agent; offering a composition or extension to creditors; execution of a deed of trust; making of an assignment for benefit of creditors; making or sending notice of an intended bulk sale; assignment, creation of a security interest in, or pledge of any accounts receivable or other property; failure, after demand, to furnish any financial information, or to permit the inspection of books or records of account; default in payment or performance of any other obligation to, or acquired in any manner by, the Company; making of any misrepresentation to the Company for the purpose of obtaining credit or an extension of credit; or such a change in the condition or affairs of any of them as, in the opinion of the Company, shall increase its credit risk, or make its debt insecure.

The undersigned, if more than one, shall be jointly and severally liable under this note, and if any of the undersigned is a partnership the members shall also be individually liable.

This note shall be construed in accordance with the laws of the State of

.

(signature of co-maker)

(signature of co-maker)