ALLIED BUILDING CREDITS · INC. DOOLY BUILDING SALT LAKE CITY, UTAH December 21, 1942 Mrs. Laura Gilpin, 317 Cheyenne Road, Colorado Springs, Colo., Re: Note #22-195 Dear Mrs. Gilpin: We wish to thank you for your remittance, which closes your account with us. Therefore, your cancelled note is now being returned to you. It is our hope that our relationship has been satisfactory and that we may have the pleasure of serving you again, should you contemplate further improvements to your property. Yours very truly, ADLIED BUILDING CREDITS, INC. M. O. Harum District Manager MOH:st P-2

No. 22-19

258.71		!!!	1 23 1941
FOR VALUE RECEIVED T PROM	America	an Roofing Company	7
			ESIGNATED OFFICE OF THE HOLDER.
	ifty-eight & 71/100		DOLLARS,
(\$ 258.71), LAWFUL MONEY OF	F THE UNITED STATES OF AMERICA, IN INSTALL	MENTS AS FOLLOWS: \$ 7.19	ON THE 25th DAY OF
August 19 41 AND 5 7	.19 ON THE 25th DAY	OF EACH AND EVERY MONTH THEREAF	TER UNTIL PAID IN FULL, TOGETHER
UNTIL THE SAME IS FAID, EACH PAYMENT MA PAST DUE INSTALLMENT. IN CASE THIS NOTE, AFTER THE SAME M LIKE LAWFUL CURRENCY, ALL COSTS AND CHA THE MAKERS, ENDORSERS, AND GUARANT NONPAYMENT, AND DECLARATION OF ACCELER UPON DEFAULT IN THE PAYMENT OF AN SHALL BECOME IMMEDIATELY DUE AND COLLE IF PERMITTED BY LAW, EACH MAKER, E	ORTION THEREOF NOT PAID WHEN DUE AT THE LIDE UPON THIS NOTE IS TO BE CREDITED FIRST IPON OTHER PRINCIPAL THEN DUE, AND INTERE SATURES, IS PLACED IN THE HANDS OF AN ATT KINGES OF COLLECTION INCLUDING A REASONABLIONS OF THIS NOTE WAIVE PRESENTMENT FOR PATICUO OF PAYMENT ON FAILURE TO PAY PRINCIPAL OR IN THE PAY CTIBLE AT THE OPTION OF THE HOLDER OF THIS NOTE HER	ON INTEREST THEN DUE, IF ANY, AND ST SHALL THEREUPON CEASE UPON TH ORNEY FOR COLLECTION, MAKERS ALE E ATTORNEY'S FEE. E ATTORNEY'S FEE. IPAL OR INTEREST WHEN DUE. IPAL OR INTEREST. THE WHOLE SUM SNOTE. EBY AUTHORIZES, IRREVOCABLY, ANY EBY AUTHORIZES, IRREVOCABLY, AUTHORIZES, A	E PRINCIPAL CREDITED TO ANY SUCH TO PROMISE AND AGREE TO PAY IN TO PRINCIPAL AND INTEREST OF BOTH PRINCIPAL AND INTEREST THE TO PANY CAUSE TO PECORD
PROCESS IN FAVOR OF THE HOLDER OF THIS N THE COURT MAY ADJUDGE REASONABLE AND Y TION UPON SUCH JUDGMENT; HEREBY RATIFYIN INSOFAR AS IS PERMITTED BY LAW, EAA	R VACATION, AT ANY TIME AFTER MATURITY OF IOTE FOR SUCH AMOUNT AS MAY APPEAR TO BE WAIVE AND RELEASE ALL ERRORS WHICH MAY ING AND AFFIRMING ALL THAT SAID ATTORNEY MICH MAKER, ENDORSER, AND GUARANTOR OF THOST THIS OR ANY OTHER STATE AS SUCH CONSTI	UNPAID THEREON, TOGETHER MATE CONTERVENE ON ANY SUCH PROCEEDING ANY DO BY VIRTUE HEREOF.	TEAN SU TTORNEY'S FEES AS THE CONSENT TO LAMB EXEMPTION
317 Cheyenne Road	4-4	Laura	Celpin .
Colorado Springs, C	olorado		

ENDORSEMENT

WITHOUT RECOURSE,

American Roofing Company
(Dealer or Contractor)

ENDORSEMENT

WITHOUT RECOURSE,

Pay to the order of ALLIED BLDG. CREDITS, INC.

The Newton Lumber & Mfg. Company (Dealer)

réas.