Total Control of the	Number		, <u> </u>	lota Number:	00009	
Address:	6630 FRONT ST	PI	LRAT -	KEY WEST		, Fk
	KEY WEST, FL 33040-6050			ete: September 2	, 2016	
		PROMISS	ORY NOTE			
AGRICULT TRUST CO or places as	URAL PURPOSES. For value	THAT THE LOAN EVIDENCES received, the undersigned, jointly inking corporation (the "Bank"), or of by Bank), the sum of	HEREBY IS	BEING OBTAINED	ises to pay to BRANI	ch banking an
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and the same of th		), in immediately available of			of America.	
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		of on the unpeld principal balan	cs outstanding t	rom time to time a	the:	
Prime I rate will of Bank's	e rate of the Bank's Prime Ra Rate changes. The interest ra it not decrease below a fixed n %, ☐ an average Prime Rate. If an average nen Note is repeld in full by Bo	% per annum, to plus 0.500 % per annum to will in no instance acceed the minimum rate of 4.000 %, e maximum rate is specified, a determover annually beginning on	adment rate perm if checked here %, or a float annination of any	itied by applicable the interest rate ing maximum rate required reimburse	will not exceed a solution as the greater of interest by the content of int	fixed maximum ra % or it Bank will be mad
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	e of	variable rate equal to the Bank's	Prime Rate plu	5	% per annum which	shall be adjuste
		as such Prime Rate	changes.			
J						
	d interest are payable as fol					
		ot otherwise scheduled herein)	. Is due in full at 1	naturity on		
	al plus accrued interest in consecutiveMont					
rayacie	THE CONSTRUCTIVE PRODUCTIVE	installments of F	zu Kapeli Yinginal and Inter	ommencing	on 10/21/2017	
and com	finued on the same day of eac	ت الحداث h calendar period thereafter, in	47 equal	payments of \$ 15,0	25.49 , with one	final payment of
	ining principal and accrued inf				622	
		datanding balance is payable mont	hly commencing i	n n		
	linuing on the same day of ea	ch month thereafter, with one final p	payment of all rer	naining principal and	I accrued interest due	
On	Industrial Instruments	Monthly commencing	ana Chatabar 21	2016	mani emplimator em	Sha anoma day af
		ane final payment of all remaining in			— eur coussinail ou	DISC SHITTER CHEY DE
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] BMK F	elementaria de la seria del seria del seria de la seria del la seria del la seria del la seria del la seria della	sole discretion to adjust the and continuing on the same	뭐			in on mountivelie
Borrower	hereby authorizes Bank to a	nay borrow, repay, and reborrow h submatically draft from its demand	deposit or sevin	gs account(s) with i	Bank or other bank, se	
					44 44 44	5050 5 9305
relectronic interest shi sat periodic resiled, or a ments to be too and all lect for so is largest in the ment amount amo	means, which is returned to E at the computed and charges accurate of interest whall en- additional supplemental inter- additional supplemental inter- ed determined in the Eark's a accusals of Unpaid Interest in- accurate of Unpaid Interest accurate to warfable interest race; provide unt. However, Bank shell have	inversions provide appropriate ace a late fee in the amount of five per or more days, subsequent payme the undersigned or any other oblig sank because or nonpayment due for the actual number of days elap cosed any periodic fived payment at payments required on the seme ole discretion), in such amounts a orn previous periods. Such adjustra had accosed the original fixed pay et that unless elected otherwise at the right, in its sole discretion, io is	o nonsufficient his sect on the basis - amount describe periodic basis as of at such times sents to the fixed yment amount ar tove, the fixed pay was the fixed pay	of a year consisting of a year consisting of above, the flood appeciated above (in as shall be necess, year and the further a year amount shall when amount shall when amount below.	of three hundred sbrty payment amount shi reased fixed payment ary to pay all aconusis supplemental paymen divised upward or do not be reduced below the original payment.	(380) days, in the sall be immediated to raupplements of interest for the sall remain to warmend to reflect the original some sall remains.
Documenta	ry stamp tax in the amount of ros of	\$ and inten County, Florida, securing this Pro				
Documente	ry stamp tax in the amount		Transfer of the second of the second		Department of Rever	
	1 No.56-1074313-19-001. Radov Nota constitutes a con	solidation of Nata #	j.	pand Almin #	4	
executed by	the Borrower. Documentary	solidation of Note #_ y stamp texes in the amounts of I wenue and no additional documen		and \$		were previously
with the m	econding or a mondage	DOOK . P859	/ insuument	<b>#</b>	1 DO THE CHE	etk of Court of
	County, Florid	s, and/or a Mortgage(Book y, Florids, or a modification(s) the	Page	_/ Instrument # _		) to the Clerk of
Court of	quired.			s Promissory Note,	end no additional do	oumentary stamp
		lidation and increase of Note #		and No	te #	
MCTI BX:0CL	eu by the Horrower, and evid	lidation and increase of Note # lences a new advance in the amo were previously paid [ will be paid to the Florida Di	io the Florida	Document of Reve	nentary stamp taxes i rue and additional do	n the amounts of cumentary stamp
oves in the	emount of \$	will be paid to the Florida D	spartment of Rev	enue together wi	th intengibles tax in or	nnection with the
ecoronid or	a Mongage (Sook, ands, and/or a Mongage	(Book / Instrument #	/ Instrument	) to the Clerk of (	to the Cie	rik of Court of
	County, Fig	rida, or a modification(s) thereof a	ecuring this Promi	scory Note, and add	litional documentary s	temp taxes in the
mount of \$ lorida, and/		ther with appropriate intengibles in county, Floride, in connection with t				County,
his Promiss	sory Note constitutes a renew	al and increase of Note #	1	in the origin	al emount of \$	
ocumentar	y stemp tax in the amount	of \$ was p	ski to the Fi	orida Department o	of Revenue The C	lerk of Court of
eld to the	Fiorida Department of Rever	rida, and additional documentary in the has been or will be paid	to the Clerk of (	enount of \$	ᆜᇈ	s been or will be
onnection w	with the recording of a Mortgag	e or modification thereof securing	this Promissory N	cie.		
his Promisi	sory Note was executed, de of Revenue and no document	livered and accepted outside of	the State of Flo	rida in accordance	with the requirement	s of the Fiorida
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nelda da	respectively. The substituting frame for many	land:				
lorida docui CC <i>OUNTW</i> /	mentary stamp tax is not requi					

1472FL (1308)

This note ("Note") is given by the undersigned in connection with the following agreements (if any) between the undersigned and the Bereic Mortgage(s) granted in favor of Bank as mortgagee: X dated 09/21/2016 in the meximum principal smount of \$ 2,500,000.00 granted by K.W.RESORT UTILITIES CORP in the maximum principal amount of \$ deted granted by Security Agreement(s) granting a security interest to Bank: given by dated given by dated Securities Account Pleage and Security Agreement dated \_\_\_\_\_ Investment Property Control Agreement(s) dated \_\_\_\_\_\_\_\_, covering \_\_\_\_\_ Deposit Account(s) Letter of Credit Rights Electronic Chattel Paper Assignment of Certificate of Deposit, Security Agreement, and Power of Attorney (for Certificated Certificates of Deposit) dated \_\_\_\_\_ \_\_\_\_\_\_ , executed by \_\_\_\_ Assignment of Life insurance Policy dated for policy # \_\_\_\_\_\_, executed by X Loan Agreement deted 09/21/2016 , executed by Borrower and X Guerrator(s).

The above - described documents executed in connection with this Note are hereinstiss collectively referred to as the "Agreements". In addition to Bank's right of off-set and to any items and security interests granted to Bank in the Agreements, the undersigned hereby grants to Bank a security interest in all of its depository accounts with and investment property held by Bank, which shall serve as collateral for the indebtedness and obligations evidenced by this Note.

No delay or omission on the part of the holder in exercising any right hereunder shell operate as a waiver of such right or of any other right of such holder, not shall any delay, omission or waiver on any one occasion be deemed a bar to or waiver of the same or of any other right on any future occasion. Every one of the undersigned and every endorser or glussantor of this Note regardless of the time, order or place of signing waives presentment, demand, protest and notices of every find and assents to any one or more extensions or postponements of the time of payment or any other indulgences, to any substitutions, continenges or releases of collecteral if at any time there be available to the holder of collecteral for this Note, and to the additions or releases of any other parties or persone primarily or secondarity liable.

REQUIRED INFORMATION FOR A NEW LOAN: To help the government fight the funding of terrorism and money laundering activities, indensi lew requires BB&T to obtain, verify and record information that identifies each person or entity obtaining a loan including the borrower's legal name, address, date of birth, driver's Icones, organizational documents or other identifying documents.

The failure to pay any part of the principal or interest when due on this Note or to fully perform any covernant, obligation or warranty on this or on any other liability to the Bank by any one or more of the undersigned, by any stillate of the undersigned (as defined in 11USC Section (101) (2)), or by any guarantor or surety of this Note (said affiliate, guarantor, or surety are herein called Obligor); or if any financial statement or other representation made to the Bank by any of the undersigned or any Obligor shall be found to be materially incorrect or incomplete, or if any of the undersigned half fail to furnish information to the Bank sufficient to verify the identity of the undersigned as required under the USA Patriot Act; or in the event of a default under any of the Agreements or any other obligation of any of the undersigned or any Obligor, or in the event the Bank is not given when demanded; or in the event one or more of the undersigned or any Obligor shall die, terminate its existence, allow the appointment of a receiver for any part of its property, make an assignment for the benefit of creditions, or where a proceeding under bankuptcy or insolvency laws is initiated by or against any of the undersigned or any Obligor, or in the event the Bank should otherwise deem itself, its security interest, or any collasted unsafe or insecurity or all or any portion of the Borrower's or any Obligor's assets, including an action or proceeding to selze any funds on deposit with the Bank and elevant or developed by insurance or debt conscitation and shell remained to the payment or other performance is impaired; or if there is an attachment, execution, or other judicial selzence of all or any portion of the Borrower's or any Obligor's assets, including an action or proceeding to selze any funds on deposit with the Bank, and such selzence by insurance or debt conscitation and shell remained for a period of 30 days unless such judgment or execution thereon is effectively stayed; or the termination of any guarant

WAIVER OF TRIAL BY JURY. UNLESS EXPRESSLY PROHIBITED BY APPLICABLE LAW, THE UNDERSIGNED HEREBY WAIVE THE RIGHT TO TRIAL BY JURY OF ARY MATTERS OR CLAMS ARISING OUT OF THIS NOTE OR ANY LOAD DOCUMENT EXECUTED IN CONNECTION HEREWITH OR OUT OF THE CONDUCT OF THE RELATIONSHIP BETWEEN THE UNDERSIGNED AND BARK THIS PROVISION IS A MATERIAL INDUCEMENT FOR BANK TO MAKE THE LOAD EVIDENCED BY THIS NOTE, FURTHER, THE UNDERSIGNED HEREBY CERTIFY THAT NO REPRESENTATIVE OR AGENT OF BANK, NOR BANK'S COUNSEL, HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT BANK WOULD NOT SEEK TO ENFORCE THIS WAIVER OR RIGHT TO JURY TRIAL PROVISION IN THE EVENT OF LITIGATION, NO REPRESENTATIVE OR AGENT OF BANK, NOR BANK'S COUNSEL, HAS THE AUTHORITY TO WAIVE, CONDITION OR MODIFY THIS PROVISION.

Unlaws otherwise required under a Loan Agreement, if applicable, and as long as any indebtedness evidenced by this Note remains outstanding or as long as Bank remains obligated to make advances, the undersigned shall furnish annually an updated financial etatement in a form satisfactory to Bank, which, when delivered shall be the property of the Bank.

The term "Prime Rate," if used herein, means the rate of interest per annum announced by the Bank from time to time and adopted as its Prime Rate. The Prime Rate is one of several rate indexes employed by the Bank when extending credit, and not necessarily the lowest rate. Any change in the interest rate resulting from a change in the Bank's Prime Rate shall become effective as of the opening of business on the effective date of the change, if this Note is placed with an attorney for collection, the undersigned agrees to pay, in addition to principal, interest and laws fees, if any, all costs, collection, including but not limited to reasonable attorneys' fees. All obligations of the undersigned and of any Chilgor shall bind his heirs, executors, administrators, successors, and/or assigns. Use of the measculine promoun herein shall include the familine and the neuter, and also the plural. If more than one party shall execute this Note, the term "undersigned" as used herein shall mean all the parties signing this Note and each of them, and all such parties shall be jointly and severally obligated hereunder. Wherever possible, each provision of this Note shall be interpreted in such a manner to be effective and valid under applicable law, but if any provision of this Note shall be prohibited by or invalid under applicable law, such provision shall be ineffective but only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Note and be permitted by Florida law. The proceeds of the lown evidenced by this Note may be paid to any one or more of the undersigned.

From little to time the maturity date of this Note may be extended, or this Note may be renewed in whole or in part, or a new note of different form may be substituted for this Note, or the rate of interest may be modified, or changes may be made in consideration of loss extensions, and the holder hereof, from time to time may wake or surrender, either in whole or in part any rights, guaranties, secured interest, or lens, given for the benefit of the holder in connection with the payment and the securing the payment of this Note; but no such occurrence shall in any magner affect, limit, modify, or otherwise impair any rights, guaranties or security of the holder not specifically waived, released, or surrendered in writing, nor shall have the unlimited right to release any person who might be liable hereon, and such release shall not affect or discharge the liability of any other person who is or might be fiable hereon. No waivers and modifications shall be valid unless in writing and signed by the Bank. The Bank may, at its option, change any fees for the modification, received, extension, or smeandment of any of the terms of the Note permitted by the laws of the white of Florida. In case of a conflict between the terms of this Note and the Loan Agreement or Commitment Letter leaved in connection herewith, the priority of controlling terms shall be first this Note, then the Loan Agreement, and then the Commitment Letter. This Note shall be governed by and construed in accordance with the laws of Florida.

(SIGNATURES ON FOLLOWING PAGE)

## BR&F

## PROMISSORY NOTE SIGNATURE PAGE

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Bo	rrower: KW RESORT UTILITIES C	ORP		
	count Number:			Note Number: 00007
Ad	dress: 6630 FRONT ST	RD&		KEY WEST , Florid
	KEY WEST, FL 33040-6050			Date: July 15, 2016
		PROMISSORY	NO	OTE .
TRU	PICH THOM PURPOSES For value	re received, the undersigned, jointly and se- enking corporation (the "Bank"), or order, a	verally	IS BEING OBTAINED FOR BUSINESS/COMMERCIAL OR r, If more than one, promises to pay to BRANCH BANKING AND of Benk's offices in the above referenced city (or such other place
Doil	ars (\$ ),000,000.00	), in immediately available coin or	curren	ncy of the United States of America.
		e as set forth in the Prepayment Fee Adde		
inte	[10] [10] [10] [10] [10] [10] [10] [10]	reof on the unpaid principal balance out		
	Prime Rate changes. The interest rate will not decrease below a fixed of	t minimum rate of 4,000 %. If che age maximum rate of %, or maximum rate is specified, a determinal Borrower annually beginning on	n rate cked h a tion of	permitted by applicable law and if checked here [X], the interest here is the interest rate will not exceed [] a fixed maximum rate of the greater of
	Fixed rate of	% per annum through		which automatically converts on
	lo	a variable rate equal to the Bank's Prime	Rate	plus % per annum which shall be adjusted
_		as such Prime Rate change	ges.	
Prin	cipal and interest are payable as t			
H	Principal (plus any accrued interest Principal plus accrued interest	not otherwise screedled herein) is du	e in fu	all at maturity on
X			12	
	and continued on the same day of all remaining principal and accrued	each calendar period thereafter, in 59		equal payments of \$ 4,166.67 , with one final payment of
	ChoiceLine Payment Option: 2% of	outstanding balance is payable monthly co		oring onall remaining principal and accrued interest due
X	Accrued interest is payable	Monthly commencing on the commencing on the commencing interest the commencing		and continuing on the same day of
	A 2 2 AUGUSTEE			
Ш	Bank reserves the ngmt in t	ts sole discretion to adjust the fixe and continuing on the same day	The same of the same	ch calendar period thereafter, in order to maintain an amortization
	period of no more than	_ months from the date of the initial principal	opal p	payment due hereunder. Borrower understands the payment may ursuant to the terms of the Loan Agreement, hereinafter defined.
	under this Note on the date(s) due.	Borrower shall provide appropriate account	numb	savings account(s) with Bank or other bank, any payment(s) due
instraction and any period after payr	The undersigned shall pay to Ba allment payment is past due for ten ( I pay to Bank a returned payment fe	nk a late fee in the amount of five percent (10) or more days, subsequent payments a e if the undersigned or any other obligor he	(5%) hall fire reon n	of any Installment past due for ten (10) or more days. When any st be applied to like past due balance, in addition, the undersigned makes any apment at any time by check or other instrument, or by lent funds. basis of a year consisting of three hundred sixty (360) days. In the escribed above, the fixed payment amount shall be immediately asis as specified above (increased fixed payments or supplemental times as shall be necessary to pay all accruais of interest for the fixed payment amount or supplemental payments chall remain in unit and shall be further adjusted upward or downward to reflect xed payment amount shall not be reduced below the original fixed red payment amount below the original fixed red payment amount below the original payment amount.
	ocumentary stamp tax in the amoun		. +	all he naid in connection with the monetime of the Madagne in the
	ocumentary stamp tax in the amore tegistration No.56-1074313-19-001.			Ill be paid to the Florida Department of Revenue. Certificate of
] T e p w	his Promissory Note constitutes a xecuted by the Borrower. Documer aid to the Florida Department or ith the recording of a Mortgag County, Flourt of County, Flourt of County	ntary stamp taxes in the amounts of \$ f Revenue and no additional documentary is is (Book Page / Poorda, and/or a Mortgage(Book )	Instru Page	
		evidences a new advance in the amount of		/ and Note # /
C	and \$ uxes in the amount of \$ ucerding of a Mortgage (Book ounty, Florida, and/or a Mortga County	will be paid to the Florida Depart Page / Instrument # ge (Book Page / , Florida, or a modification(s) thereof securi	Instru ng this	lorida Department of Revenue and additional documentary stamp of Revenue 1 together with intengibles tax in connection with the 1 to the Clerk of Court of 1 to the Clerk of Court of 2 to the Clerk of Court of 3 Promissory Note, and additional documentary stamp texes in the
	mount of \$	logether with appropriate intengibles tax t	AKI PB	paid to the Clerk of Court of County, ng of a Mortgage(s) or a modification(s) thereof.
XT	his Promissory Note constitutes a re	newal and increase of Note # 9661013327		/ 00005 in the original amount of \$ 1,000,000.00
p	ald to the Fiorida Department of R	evenue has been or will be paid to the	ne Cle	the Florida Department of Revenue the Clerk of Court of in the amount of \$ 2,444.75 thas been or will be rk of Court of County, Florida In
~~	onnection with the recording of a Mo	rtgage or modification thereof securing this if, delivered and accepted outside of the	Promis	ssory Note. of Florida in accordance with the requirements of the Florida
	orida documentary stamp tax is not	at the contraction		
	CCOUNT# / NOTE#			

This note ("Note") is given by the undersigned in connection with the following agreements (if any) between the undersigned and the Bank: Mortgage(s) granted in favor of Bank as mortgages: | dated | February 20, 2007 in the maximum principal amount of \$ 1,000,000,00 granted by Key West Resort Utilities in the maximum principal amount of \$ dated granted by Security Agreement(s) granting a security interest to Bank: given by dated \_\_\_\_ given by Assignment of Certificate of Deposit, Security Agreement, and Power of Attorney (for Certificated Certificates of Deposit) dated \_\_\_\_\_ \_\_\_\_\_ , executed by \_\_\_\_\_ Assignment of Life Insurance Policy dated for policy # , executed by Loan Agreement dated \_\_\_\_\_\_\_, executed by Borrower and Guarantor(s). 

The above - described documents executed in connection with this Note are hereinafter collectively referred to as the "Agreements". In addition to Bank's right of off-set and to any liens and security interests granted to Bank in the Agreements, the undersigned hereby grants to Bank a security interest in all of its depository accounts with and investment property held by Bank, which shall serve as collateral for the indebtedness and obligations evidenced by this Note.

No delay or omission on the part of the holder in exercising any right hereunder shall operate as a waiver of such right or of any other right of such holder, nor shall any delay, omission or waiver on any one occasion be deemed a ber to or waiver of the same or of any other right on any future occasion. Every one of the undersigned and every endorser or guarantor of this Note regardless of the time, order or place of signing waives presentment, demand, protest and notices of every kind and assents to any one or more extensions or postponements of the time of payment or any other indulgences, to any substitutions, exchanges or releases of collateral if at any time there be available to the holder of collateral for this Note, and to the additions or releases of any other parties or persons primarily or secondarily liable.

REQUIRED INFORMATION FOR A NEW LOAN: To help the government fight the funding of terrorism and money laundering activities, foderal law requires 8B&T to obtain, verify and record information that identifies each person or entity obtaining a loan including the borrower's legal name, address, date of birth, driver's license, organizational documents or other identifying documents.

The failure to pay any part of the principal or interest when due on this Note or to fully perform any covenant, obligation or warranty on this or on any other liability to the Bank by any one or more of the undersigned, by any efficient of the undersigned (as defined in 11USC Section (101) (2)), or by any guarantor or surety of this Note (said efficate, guarantor, or surety are herein called Obligor); or if any financial statement or other representation made to the Bank by any of the undersigned or any Obligor shall be found to be materially incorrect or incomplete; or if any of the undersigned shall fail to furnish information to the Bank sufficient to verify the identity of the undersigned as required under the USA Patriot Act; or in the event of a default under any of the Agreements or any other obligation of any of the undersigned or any Obligor; or in the event the Bank demands that the undersigned secure or provide additional security for its obligations under this Note and security deemed adequate and sufficient by the Bank is not given when demanded; or in the event one or more of the undersigned or any Obligor shall die, terminate its existence, allow the appointment of a receiver for any part of its property, make an assignment for the benefit of creditors, or where a proceeding under bankruptcy or insolvency laws is initiated by or against any of the undersigned or any Obligor; or in the event the Bank should otherwise deem itself, its security interest, or any collateral unsafe or insecure; or should the Bank in good faith believe that the prospect of payment or other performance is impaired; or if there is an attachment, execution, or other judicial saizure of all or any portion of the Borrower's or any Obligor's assets, including an action or proceeding to seize any funds on deposit with the Bank, and such seizure is not discharged within 20 days; or if final judgment for the payment of money shall be rendered against the Borrower or any Obligor which is not covered by insurance or debt cancellation and shall remain undischarged for a period of 30 days unless such judgment or execution thereon is effectively stayed; or the termination of any guaranty agreement given in connection with this Note, then any one of the same shall be a material default hereunder and this Note and other debts due the Bank by any one or more of undersigned shell immediately become due and payable at the option of the Bank without notice or demand of any kind, which are hereby waived. From and after any event of default hereunder, interest shall accrue on the sum of the principal balance and accrued interest then outstanding at the variable rate equal to the Bank's Prime Rate plus 5% per annum ("Default Rate") until such principal and interest have been paid in full, provided that such rate shall not exceed at any time the highest rate of interest permitted by the laws of the State of Florida; and further provided that such rate shall also apply after judgement. In addition, upon default, the Bank may pursue its full legal remedies at law or equity, and the balance due hereunder may be charged against any obligation of the Bank to any party including any Obligor. Bank shall not be obligated to accept any check, money order, or other payment instrument marked "payment in full" on any disputed amount due hereunder, and Bank expressly reserves the right to reject all such payment instruments. Borrower agrees that tender of its check or other payment instrument so marked will not satisfy or discharge its obligation under this Note, disputed or otherwise, even if such check or payment instrument is inadvertently processed by Bank unless in fact such payment is in fact sufficient to pay the amount due hereunder.

WAIVER OF TRIAL BY JURY. UNLESS EXPRESSLY PROHIBITED BY APPLICABLE LAW, THE UNDERSIGNED HEREBY WAIVE THE RIGHT TO TRIAL BY JURY OF ANY MATTERS OR CLAMS ARISINS OUT OF THIS NOTE OR ANY LOAN DOCUMENT EXECUTED IN CONNECTION HEREWITH OR OUT OF THE CONDUCT OF THE RELATIONSHIP BETWEEN THE UNDERSIGNED AND BANK. THIS PROVISION IS A MATERIAL INDUCEMENT FOR BANK TO MAKE THE LOAN EVIDENCED BY THIS NOTE. FURTHER, THE UNDERSIGNED HEREBY CERTIFY THAT NO REPRESENTATIVE OR AGENT OF BANK, NOR BANK'S COUNSEL, HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT BANK WOULD NOT SEEK TO ENFORCE THIS WAIVER OR RIGHT TO JURY TRIAL PROVISION IN THE EVENT OF LITIGATION. NO REPRESENTATIVE OR AGENT OF BANK, NOR BANK'S COUNSEL, HAS THE AUTHORITY TO WAIVE, CONDITION OR MODIFY THIS PROVISION.

Unless otherwise required under a Loan Agreement, if applicable, and as long as any indebtedness evidenced by this Note remains outstanding or as long as Bank remains obligated to make advances, the undersigned shall furnish annually an updated financial statement in a form satisfactory to Bank, which, when delivered shall be the property of the Bank.

The term "Prime Rate," if used herein, means the rate of interest per annum announced by the Bank from time to time and adopted as its Prime Rate. The Prime Rate is one of several rate indexes employed by the Bank when extending credit, and not necessarily the lowest rate. Any change in the interest rate resulting from a change in the Bank's Prime Rate shall become effective as of the opening of business on the effective date of the change. If this Note is placed with an attorney for collection, the undersigned agrees to pay, in addition to principal, interest and late fees, if any, all costs of collection, including but not limited to reasonable attorneys' fees. All obligations of the undersigned and of any Obligor shall bind his heirs, executors, administrators, successors, and/or assigns. Use of the masculine pronoun herein shall include the feminine and the neuter, and also the plural, if more than one party shall execute this Note, the term "undersigned" as used herein shall mean all the parties signing this Note and each of them, and all such parties shall be jointly and severally obligated hereundar. Wherever possible, each provision of this Note shall be interpreted in such a manner to be effective and valid under applicable law, but if any provision of this Note shall be prohibited by or invalid under such taw, such provision shall be ineffective but only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Note. All of the undersigned hereby waive all exemptions and homestead laws as may be permitted by Florida law. The proceeds of the loan evidenced by this Note may be paid to any one or more of the undersigned.

From time to time the maturity date of this Note may be extended, or this Note may be renewed in whole or in part, or a new note of different form may be substituted for this Note, or the rate of interest may be modified, or changes may be made in consideration of loan extensions, and the holder hereof, from time to time may waive or surrender, either in whole or in part any rights, guaranties, secured interest, or liens, given for the benefit of the holder in connection with the payment and the securing the payment of this Note; but no such occurrence shall in any manner affect, limit, modify, or otherwise impair any rights, guaranties or security of the holder not specifically waived, released, or surrendered in writing, nor shall the undersigned, or any obligor, either primarily or contingently. be released by reason of the occurrence of any such event. The holder hereof, from time to time, shall have the unlimited right to release any person who might be liable hereon, and such release shall not affect or discharge the liability of any other person who is or might be liable hereon. No waivers and modifications shall be valid unless in writing and signed by the Bank. The Bank may, at its option, charge any fees for the modification, renewal, extension, or amendment of any of the terms of the Note permitted by the laws of the state of Florida. In case of a conflict between the terms of this Note and the Loan Agreement, and then the Commitment Letter issued in connection herewith, the priority of controlling terms shall be first this Note, then the Loan Agreement, and then the Commitment Letter. This Note shall be governed by and construed in accordance with the laws of Florida.

(SIGNATURES ON FOLLOWING PAGE)

## BB&T

## PROMISSORY NOTE SIGNATURE PAGE

rrower: K W RESORT UTILITIES CORP		·	
count Number:		Note Number: 00007	
e Amount: \$ 1,000,000.00		Date: 07/15/2016	
WITNESS WHEREOF, the undersigned, on the o	lay and year first written	above, has caused this Note to be e	xecuted under
ir	Borrower is a Corpor	ration:	
WITNESS:		K & BESORT UTILITIES PORP	- 1 L
	By:	William	SEAL)
		WICLIAM L. SMITH	
(Priol Name)	200	(Print Name) Director	/CEALL
	By:		(SEAL)
(Print Name)		(Prikk Name)	
If Borrower is a Partnership, L		ny, Limited Liability Partnership,	
or Limi	ted Liability Limited Pa	ortnership:	
WITNESS:			
	Pv.	NAME OF PARTNERSHIP, LLC, LLP, OR LL	
			( (
(Pchi Name)	Title:	(Print Name)	
	8y;		(SEAL)
(Prisu Name)		(Print Name)	
P. Same condition.	Title:		
	Ву: —		(SEAL)
(Prini Huma)		(Print Name)	**************************************
	Title:		
1,700,0000	orrower is an individu	ial;	
WITNESS:			(SEAL)
			***************************************
(Print Name)	Additional Co-makers	:	
WITNESS:			(SEAL)
(Print Name)	*		
			(SEAL)
(Frat Name)			
(Flat Louis)			(SEAL)
200 200 200 200 200 200 200 200 200 200	SECTION STATEMENT SOURCES	9752	
(Print Name)			(SEAL)
		······································	
(Print Name)	· · · · · · · · · · · · · · · · · · ·		