TRUST DEED UNOFFICIAL COPYS 5

THE ABOVE SPACE FOR RECORDERS USE ONLY

THIS INDENTURE, made	September 17,		0 , between_	John R	Riordan	and Do	nna
Riordan, husband an	nd wife, as joi:	nt nants.	erred to as "G	rantors", and	•		·
S.H. Lewis, AV		nants. _{of} 250 E Ca	rpenter	Freeway	Irving	TX 6	¥wk.
herein referred to as "Trustee"		01				··· · ·	inwa,
THAT, WHEREAS the Granton		Associates Finance,	Inc., herein re	eferred to as "	'Beneficiary'',	the legal	holder
of the Loan Agreement hereins	after described, the princip	pal amount of nin	eteen th	ousand t	two hund	red an	<u>d</u>
ty eight and 90/100).
together with interest thereon a				Donar	3 (\$13200	• • • •	,.
Agreed Rate of Interest:							
Prime Loan rate. The interest Reserve Board's Statistical Pebusiness day of	rate will bep clease H.15. The initial Bar 19; therefore the month the third loan p noully prior to the month d first pay nent, has increase ate changes will be effective tear, nor more than m comparable information.	percentage points about Prime Loan rate in the initial interest repayment is due, and eluring which the thin and or decreased by at leve upon 30 days writt	we the "Bank is% ate is we every third mod payment will cast 1/4 of a peten notice. In e index is no leterate the peten second cast 1/4 of a peten notice. In the index is no leterate the peten second cast 1/4 of a peten notice. In the index is no leterate the peten notice.	Prime Loan R, which is the	tate" published ra The interest ra , if the Bank la r any like mo t from the rate vever, will the fle, Beneficiar	ed in the Folice as of the ate will income Load onth precede for the precede interest ray will check the precede for the precede interest ray will check the precede for the precede interest ray will check the precedent for the p	ederal e last rease n rate ling a evious ate be
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Contact the total amount due und		Ω		***		D 6 i	
Eng Grantors promise to pay							
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Dawn Swineford

2196 BLoomingdale RD Glendale Height

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THEORY DIEDELY

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE I

- I Granturs shall (1) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premiers which may become damaged or be destroyed; (2) keep said premiers in good condition and repair, without waste, and free from mechanic's or other hene or claims for lien not expressly subordinated to the hen hereof, (3) pay when due any indebtedness which may be accurately a fice or charge on the premiers superior to the lien hereof, and upon request exhibit satisfactory exidence of the discharge of such prior lien to Trustee or to Bespecially, (4) complete within a premiers any maintaining on or or at any time in process of exercises of premiers, (5) comply with all requirements of law or journelpal estimates with respect to the premiers dead the use thereof, (6) saids not material alterations in said premiers except as required by law or municipal ordinance.
- 2. Grantors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sower service charges, and other charges are charges and other charges and other charges and other charges are charges and other charges and other charges are charges are charges are charges and other charges are charges are charges are charges and other charges are charges are charges are charges are charges are charges are charges and charges ar
- 3. Grantors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm under policies prevising for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebted ness secured hereby, all its companies astisfactory to the Boneficiary, under insurance policies payable, including surdamage, its unitarity to the Boneficiary, and in this to be evidenced by the standard monetage clauses the satisfact monetage clause the best before the beneficiary, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- 4. In case of default therein, Trustee or Beneficiary may, but need not, make any payment or perform any act hereinbefore required of Grantors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior incumbrances, if any, and purchase, discharge, compromise or settle any tax lies no other prior lies or taken from any tax as all or furfeiture affecting said premises or contest any tax or essential from any tax as all or furfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by Trustee or Beneficiary to protect the merigaged premises and be him hereof, shall be so much additional indebtedness secured hereby and shall become immediately due and payeble without notice and with interest thereous at the animal percentage raise stated in the Louis Agreement this Trust Bood secures. Issuetion of Trustee or Beneficiary shall sever become immediately due and payeble without notice and with interest thereous at the animal percentage raise stated in the Louis Agreement this Trust Bood secures. Issuetion of Trustee or Beneficiary shall sever become for the part of Grantors.
- 5. The Trustee or Beneficiary hereby secured making any payment hereby authorized relating to taxon or areasomenta, may do so according to any bill, statement or estimate public office without inquiry into the accuracy of such bill, statement or estimate or listo the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.
- 6. Grantors shall put each stem of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of Beneficiary, and without notice to Grantors, all superal indebtedness secured by this Trust Need shall, not without notice to Grantors, all in the Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any install, ent on the Lana Agreement, or it when default shill incrue and continue for three days in the performance of any other agreement of the Grantors herein contained, or it minediately if all or part of the optimises are said or transferred by the Grantors without Beneficiary's prior written consent.
- 7. When the indebtedness here's secured shall become due whether by acceleration or otherwise, Beneficiary or Trustee shall have the right to foreclasse the iten hereof, in any said to function the limber hereof, there shall be allowed and socied as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or Beneficiary for atterney's fees, Trustee's fees, appear to fees, outlay for documentary and expert evidence, alterney and the decree of procuring all out, but notes of the title searches and examinate policies. To trustee or extracts of title, title searches and examinate policies. To trustee or efficiates, and similar data and assurances with respect to title as Trustee or Beneficiary may deem to be reasonable to the surface and expenses. The inture in this paragraph mentioned shall become somethed and an intellectual continued to such decree the true condition of the title of the value of the previous All expenditures and expenses. The inture in this paragraph mentioned shall become somethed and an immediately due and payable, with interested thereon as the named percentage rate stated in the true and an expension of the title of the value of the previous districts and expenses of the security in connection with (a) any proceeding, including probate and bankruptery proceedings, to which either of them shall be a feet across of the commencement of any united to the content of the functional of the return of the r
- H. The proceeds of any foreclosure sale of the primes shall be distributed and applied in the following order of priority. First, on account of all costs and expenses incident to the first proceedings, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms hereof countries excured indebtedness additional to that entires the both of the loan Agreement, with interest thereon as here, provides, third, all principal and interest remaining unpaid on the note; fourth, any overplus to Grantors, their heirs, legal repossibilities assigns, as their rights may appear.
- 9. Upon, or at any time after the filing of a bill to foreclos, the stress of application for each property of all promises. Such appointment may be made either before after sale, without notice, without regard to the solvency or insolver, and Granton at the time of application for each receiver and without regard to the than value of the promises of which the first of an interest of the promises of the promise
- 10. The Trustee or Beneficiary has the option to demand that the balance due on the land secured by this trust deed be paid in full on the third anniversary of the loan date of the loan and annually on each subsequent anniversary date. If the option is exercised, Grantors shall be give or one notice of the election at least 90 days before payment in full is due. If payment is not under white days, fraction or Beneficiary has the right to evercise any remedies permitted under this trust deed.
- 11. No action for the enforcement of the lien or of any provision hereof shall be subject to any refense which would not be good and available to the party interposing same in an action arises with note hereby secured.
 - 12. Trustee or Beneficiary shall have the right to inspect the premises at all reasonable time. ar / crosss thereto shall be permitted for that purpose
- 13. Trustee has no duty to examine the title, location, existence, or condition of the promises, or shall Trustee be obligated to record this trust dead or to exercise, any power herein given necessary obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in case of grown negligence or misconduct and Trustee may require indemnificien substitution to the promise of grown negligence or misconduct and Trustee may require indemnificien substitutions to the promise of grown negligence or misconduct and Trustee may require indemnificient substitutions to the promise of grown negligence or misconduct and Trustee may require indemnificient substitutions.
- 14. Upon presentation of astisfactory evidence that all indebtodness accured by this Trust Dead has been fully grid, either before or after metastic, the Trustee shall have full controlled trust dead, the lien thereof, by proper instrument.
- 15. In case of the resignation, inability or refusal to act of Trustee, the Beneficiary shall have the authority to or or in a Successor in Trust. Any Successor in Trust have made abult have the identical title, powers and authority as are herein given Trustee.
- 10 This Trust Deed and all provisions hereof, shall extend to and be binding upon Gransors and all persons claiming under or through Gransors, and the word "Gransors" when used become shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such parasses and DEFECTION UP TO THE TWEET TWEET TO THE LEGISLATION OF THE TWEET TWEET TO THE LEGISLATION OF THE TWEET TWEET THE TRANS 1915 09/19/90 11:06:00 \$1049 \display D \times -90 -456966 COUNTY RECORDER

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