AU01516

Prepared by the State Bar of Texas for use by lawyers only. Revited 1-1-76. Revited as to interest and to include grantee's address (art. 6626, RCS) 1-1-82.

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14441-13 DEED OF TRUST 06/11/85 00087981 K061516 \$ 11.00

017,-68-0898

THE STATE OF TEXAS COUNTY OF HARRIS

KNOW ALL MEN BY THESE PRESENTS:

That 17.2 LTO, a Texas Partnership

of Harris	County, Texas, herein	after called Grant	tors (whether one or m TEN DOLLARS (\$1	ore) for the purpose of securing 0.00) to us in hand paid by the
Trustee hereinafter named, the re and trusts hereinafter set forth	have granted, sold ar	id conveyed, and	by these presents d	lo grant, sell and convey unto
Delwin D. Fulle substitutes or successors, all of th	e following described pro	operty situated in	Harris	·
Texas, to-wit:	• • • • • •			*

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

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					(4)		
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, ` `	TO HOT	The show	e describe	d property, t	logether with the	rights, privileges	and appurtenances there ind themselves, their heir Trustee, his substitutes

01/2-00-0888

bearing interest as therein stipulated, providing for acceleration of maturity and for Attorney's fees;

017-68-0899

Should Grantors do and perform all of the covenants and agreements herein contained, and make prompt payment of sald indebtedness as the same shall become due and payable, then this conveyance shall become null and void and of no further force and effect, and shall be released at the expense of Grantors, by the holder thereof, hereinafter called Beneficiary (whether one or

Grantors covenant and agree as follows:

That they are lawfully seized of said property, and have the right to convey the same; that said property is free from all liens and encumbrances, except as herein provided.

To protect the title and possession of said property and to pay when due all taxes and assessments now existing or hereafter levied or assessed upon said property, or the interest therein created by this Deed of Trust, and to preserve and maintain the lien hereby created as a first and prior lien on said property including any improvements hereafter made a part of the realty.

To keep the improvements on said property in good repair and condition, and not to permit or commit any waste thereoft to keep said buildings occupied so as not to impair the insurance carried thereon.

To insure and keep insured all improvements now or hereafter created upon said property against loss or damage by fire and windstorm, and any other hazard or hazards as may be reasonably required from time to time by Beneficiary during the term of the indebtedness hereby secured, or to the extent of the original amount of the indebtedness hereby secured, or to the extent of the full insurable value of said improvements, whichever is the lesser, in such form and with such Insurance Company or Companies as may be approved by Beneficiary, and to deliver to Beneficiary the policies of such insurance having attached to said policies such mortgage indemnity clause as Beneficiary shall direct; to deliver renewals of such policies to Beneficiary at test ten (10) days such mortgage indemnity clause as Beneficiary shall direct; to deliver renewals of such policies to Beneficiary at test ten (10) days such insurance policies shall expire; any proceeds which Beneficiary may receive under any such insurance policies, and in such manner as Beneficiary may elect, or Beneficiary may permit Grantors to use said proceeds to repair or replace all improvements damaged or destroyed and covered by said policy. To insure and keep insured all improvements now or hereafter created upon said property against loss or damage by fire and

That in the event Grantors shall fail to keep the improvements on the property hereby conveyed in good repair and condition, or to pay promptly when due all taxes and assessments, as aforesaid, or to preserve the prior, lies of this Deed of Trust on said property, or to keep the buildings and improvements insured, as aforesaid, for to deliver the policy, or policies, of insurance or the renewal thereof to Beneficiary, as aforesaid, then Beneficiary may, at his option, but without being required to do so, or the renewal thereof to Beneficiary, as aforesaid, then Beneficiary may, at his option, but without being required to do so, or defend any suits in relation to the preservation of the prior lien of this Deed of Trust on said property, or insure and keep indeed the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements thereon in an amount not to exceed that above stipulated; that any sums which may be so paid out by sured the improvements the sum paid for insurance premiums, as aforesaid, including the costs, experves and Attorney's fees paid in any sums affecting said property when necessary to protect the field hereof, shall been interest from the date of such payments at the said note and shall be paid by Grantors to Beneficiary upon demand, at the same place at which said note is payable, and shall be deemed a part of the debt hereby secured and recoverable as such in all respects.

That in the event of default in the payment of any installment, principal or interest, of the note bereby secured, in accordance with the terms thereof, or of a breach of any of the covernants herein contained to be performed by Grantors, then and in ance with the terms thereof, or of a breach of any of the covernants herein contained to be performed by Grantors, then and in ance with the terms thereof, or of a breach of any of the covernants herein contained to be performed by Grantors, then and in any of such sygnis Beneficiary may elect, Grantors hereby expressly waiving presentment and demand for payment, to declare any of such sygnis Beneficiary in the event of default in the payment of said indebtedness when due or declared due, it shall thereupon, due and payable, and in the event of default in the payment of said indebtedness when due or declared due, it shall thereupon, or at any time thereafter, be the duty of the Trustee, or his successor or substitute as hereinafter provided, at the request of or at any time thereafter, be the duty of the Trustee, or his successor or substitute as hereinafter provided, at the request of the sale of the sabove described and conveyed property, then subject to the lien hereof, for at least twenty-one (21) days preceding the date of the said thereof the said of the said of the said the posterior of the said the posterior of the said the posterior of the said th

It is agreed that in the event a foreclosure hereunder should be commenced by the Trustee, or his substitute or successor,

It is agreed that in the event a foreclosure hereunder should be commenced by the Trustee, or his substitute or successor,

Beneficiary may, at any time before the sale of said property direct the said Trustee to abandon the sale, and may then justicute

suit for the collection of said note, and for the foreclosure of this Deed of Trust lien; it is further agreed that if Beneficiary should

suit for the collection of said note, and for the foreclosure of this Deed of Trust lien; it is further agreed that if Beneficiary should institute a suit for the collection thereof, and for a foreclosure of this Deed of Trust lien, that he may at any time before the entry of a final judgment in said suit dismiss the same, and require the Trustee, his substitute or successor to sell the property in accordance with the provisions of this Deed of Trust.

Beneficiary shall have the right to purchase at any sale of the property, being the highest bidder and to have the amount for which such property is sold-credited on the debt then owing.

Beneficiary in any event is hereby authorized to appoint a substitute trustee, or a successor trustee, to act instead of the Trustee named herein without other formality than the designation in writing of a substitute or successor trustee; and the Trustee named herein without other formality than the designation in writing of a substitute trustees successively until the authority hereby conferred shall extend to the appointment of other successor and substitute trustees successively until the authority hereby secured has been paid in full, or until said property is sold hereunder, and each substitute and successor indebtedness hereby secured has been paid in full, or until said property is sold hereunder, and each substitute and successor trustee shall succeed in all of the rights and powers of the original trustee named herein.

property upon demand, the Purchaser, his heirs or assigns, shall be entitled to institute and maintain an action for forcible detainer of said property in the Justice of the Peace Court in the Justice Precinct in which such property, or any past thereof, is

It is agreed that the lien hereby created shall take precedence over and be a prior lien to any other lien of any character whether vendor's, moterialmen's or nuchanic's lien hereafter created on lie above described property, and in the event the proceeds of the indebtedness secured hereby as set forth herein are used to pay off and satisfy any liens heretofore existing on said property, then Beneficiary is, and shall be, subrogated to all of the rights, liens and remedies of the holders of the indebtedness so paid.

It is further agreed that if Grantors, their heirs or assigns, while ne owner of the hereinabove described property, should commit an act of bankruptey, or authorize the filing of a voluntary petition in bankruptey, or should an act of bankruptey be committed and involuntary proceedings instituted or threatened, or should the property hereinabove described be taken over by a Receiver for Grantors, their heirs or assigns, the note hereinabove described shall, at the option of Beneficiary, immediately become due and payable, and the acting Trustee may then proceed to sell the same under the provisions of this Deed of Trust.

As further security for the payment of the hereinabove described indebtedness, Grantors hereby transfer, assign, and convey As further security for the payment of the hereinabove described indebtedness, Grantors hereby transfer, assign, and convey unto Beneficiary all rents issuing or to hereafter issue from said real property, and in the event of any default in the payment of said note or hereunder, Beneficiary, his agent or representative, is hereby authorized, at his option, to collect said rents, or if such property is vacant to rent the same and collect the rents, and apply the same, less the reasonable costs and expenses of collection thereof, to the payment of said indebtedness, whether then matured or to mature in the future, and in such manner as Beneficiary may elect. The collection of said rents by Beneficiary shall not constitute a waiver of his right to accelerate the maturity of said indebtedness nor of his right to proceed with the enforcement of this Deed of Trust.

It is agreed that an extension, or extensions, may be made of the time of payment of all, or any part, of the indebtedness secured hereby, and that any part of the above described real property may be released from this lien without altering or affecting the priority of the lien created by this Deed of Trust in favor of any junior encumbrancer, mortgaged or pun haser, or any person acquiring an interest in the property hereby conveyed, or any part thereof; it being the intention of the parties hereto to preserve this lien on the property herein described and all improvements thereon, and that may be hereafter constructed thereon, first and superior to any liens that may be placed thereon, or that may be fixed, given or imposed by law thereon after the execution of this instrument notwithstanding any such extension of the time of payment, or the release of a portion of said property from this lien.

In the event any portion of the indebtedness hereinabove described cannot be lawfully secured by this Deed of Trust lien on said real property, it is agreed that the first payments made on said indebtedness shall be applied to the discharge of that portion of said indebtedness.

Beneficiary shall be entitled to receive any and all sums which may become payable to Grantors for the condemnation of the hereinabove described real property, or any part thereof, for public or quasi-public use, or by virtue of private sale in lieu thereof, and any sums which may be awarded or become payable to Grantors for damages caused by public works or construction on or near the said property. All such sums are hereby assigned to Beneficiary, who may, after deducting therefrom all expenses actually incurred, including attorney's fees, release same to Grantors for apply the same to the reduction of the indebtedness hereby secured, whether then matured or to mature in the future, or on any money obligation hereunder, as and in such manner as Beneficiary may elect. Beneficiary shall not be, in any event or circumstances, Itable or responsible for failure to collect, or exercise diligence in the collection of, any such sums.

Nothing herein or in said note contained shall ever entitle Beneficiary, upon the arising of any contingency whatsoever, to receive or collect interest in excess of the highest rate allowed by the laws of the State of Texas on the principal indebtedness hereby secured or on any money obligation hereunder and in no event shall Grantors be obligated to pay interest thereon in excess of such rate. excess of such rate,

If this Deed of Trust is executed by only one person or by a corporation the plural reference to Grantors shall be held to include the singular and all of the covenants and agreements herein undertaken to be performed by and the rights conferred upon the respective Grantors named herein, shall be binding upon and inure to the benefit of not only said parties respectively but also their respective heirs, executors, administrators, grantees, successors and assigns.

Grantors expressly represent that this Deed of Trust and the Note hereby secured are given for the following purpose, to-wit:

5.273.7. 3 A As part of the original purchase price of the subject property.

EXECUTED this

failing address of trustor:	Mailing address of each beneficiary:
Delwin D Fullen	Name:
ddress: 2323 S Shepherd, Suite 1000 Houston, Texas 77019	Address:
And the second s	017-68-0901
	Name: Address:
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Tract One:
Field notes for a 16.4829 acre tract of land in the TIPTON WALKER SURVEY, Abstract 853, and the IRVIN A. LEWIS SURVEY, Abstract 518, Harris County, Texas, being out of that certain called 33.666 acre tract (Tract One), that certain called 4.2896 acre tract (Tract Two), and that certain called 4.5865 acre tract (Tract Three) described in Deed, Invest-Mentor of Texas, Inc. to Statewide Trust Company, Trustee, recorded in Film code 148-35-2537, County Clerks File No. D663065, real property records, Harris County, Texas, and being more particularly described by metes and bounds attached hereto:

Tract Two:
Field notes for a 0.2042 acre tract of land in the IRVIN A. LEWIS SURVEY, Abstract 518, Harris County, Texas, being out of that Invest-Mentor of Texas, Inc. to Statewide Trust Company, Trustee, recorded in film code 148-36-2537, County Clerks File No. D663065, real property records, Harris County, Texas, and being more particularly described by metes and bounds attached hereto:

WAS.

GTATE OF TEXAS

COUNTY OF MARKIS

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