

OWNER'S CERTIFICATE

STATE OF TEXAS COUNTY OF DALLAS

WHEREAS ADDISON INVESTORS, LTD., GRAND LAND, LTD., APPLEBEE'S OF TEXAS, INC., AND RESOLUTION TRUST CORPORATION, AS RECIEVER FOR BRIGHT BANC SAVINGS ASSOCIATION ARE THE SOLE OWNERS OF A TRACT OF LAND SITUATED IN THE TOWN OF ADDISON, DALLAS COUNTY, TEXAS; ARE: ZEING OUT OF THE THOMAS L. CHENOWITH SURVEY, ABSTRACT NO. 273; AND BEING PART OF LES LACS PLAZA SUBDIVISION, AN ADDITION TO THE TOWN OF ADDISON AS RECORDED IN VOLUME BJOGA, PAGE 2724 OF THE MAP RECORDS OF DALLAS COUNTY, TEXAS AND BEING ALL OF PRINTEMPS ADDITION NO. 1, AN ADDITION TO THE TOWN OF ADDISON AS RECORDED IN VOLUME BBO13, PAGE 0827 OF THE MAP RECORDS OF DALLAS COUNTY, TEXAS; AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT AN IRON ROD FOUND AT THE INTERSECTION OF THE EAST LINE OF MARSH LANE (100 FOOT WIDE RIGHT-OF-WAY), AND THE NORTH LINE OF BELTWAY DRIVE (80 FOOT WIDE RIGHT-OF-WAY);

THENCE: N 00'58' OB' E, ALONG THE EAST LINE OF SAID MARSH LANE, A DISTANCE OF 686.45 FEET TO AN IRON ROD FOUND AT THE SOUTHWEST CORNER OF A TRACT OF LAND CONVEYED TO A.P. STEPHENS BY DEED RECORDED IN VOLUME 88158, PAGE 4535 OF

THENCE: S 88'03' 54" E, ALONG THE SOUTH LINE OF SAID A.P.
STEPHENS TRACT A DISTANCE OF 248.90 FEET TO AN IRON ROO
FOUND AT THE SOUTHWEST CORNER OF SAID PRINTEMPS ADDITION

THENCE: N 00"50" OF E, ALONG A COMMON LINE OF THE SAID LP. STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE OF 284.73 FEET TO AN IRON ROD FOUND FOR CORNER;

THENCE: S 88"53" 11" E, ALONG A COMMON LINE OF SAID A.P. STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE OF 230.72 FEET TO AM MICH ROD FOUND FOR CORNER;

THENCE: N 01'08' 48' E, ALONG A COMMON LINE OF SAID A.P.
STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE
OF 252.35 FEET TO AM BRON ROD FOUND AT THE MORTHEAST
CORNER OF SAID A.P. STEPHENS TRACT, SAID POINT ALSO
BEHING IN THE SOUTH LINE OF BELT LINE ROAD (100 FOOT WIDE

THENCE: S 88'53" 15" E, ALONG THE SOUTH LINE OF SAID BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION NO. 1, A DISTANCE OF 48.54 FEET TO AN IRON ROD FOUND FOR CORNER;

THENCE: S 88'00' 28" E, CONTINUING ALONG THE SOUTH LINE OF SAID BELT LINE BOAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION NO. 1, A DISTANCE OF 484.38 FEET TO AN IRON ROD

THENCE: S 82" 41" 55" E, CONTINUING ALONG THE SOUTH LINE OF SAID
BELT LINE ROAD AND THE HORTH LINE OF SAID PRINTEMPS
ADDITION NO. 1, A DISTANCE OF 100.11 FEET TO AN IRON ROD
FOUND FOR CONNER;

THENCE: S 89' 00' 28" E, CONTINUING ALONG THE SAID SOUTH LINE OF BELTLINE ROAD AND THE MORTH LINE OF SAID PRINTEMPS ADDITION No. 1, A DISTANCE OF 186.50 FEET TO AN "X" SET IN CONCRETE FOR CORNER IN THE WEST LINE OF A 20' X 280' QUIT CLAIM TRACT FROM THE TOWN OF ADDISON, TEXAS AS RECORDED IN VOLUME 82205 AT PAGE 8407 OF THE DEED RECORDS OF DALLAS COUNTY, TEXAS;

THENCE: N OU' 50° 54° E. A DISTANCE OF 11.00 FEET TO THE NORTHWEST CORNER OF SAID QUIT CLAIM TRACT, SAID POINT BEING IN THE SOUTH LINE OF BELT LINE ROAD (100.00 FOOT RIGHT-OF-WAY AT THIS POINT);

THENCE: S 80" 00" 20" E, ALONG THE SOUTH LINE OF BELT LINE ROAD A DISTANCE OF 20.00 FEET TO AN "X" SET IN CONCRETE, SAID POINT BEING THE MORTHEAST CORNER OF THE SAID

THENCE: S 00" 50" 34" W, ALONG THE EAST LINE OF SAID PRINTEMPS
ADDITION MO. 1 A DISTANCE OF 280.00 FEET TO THE
SOUTHEAST CORNER OF SAME, A 1/2" IRON ROD FOUND FOR

THENCE: S 88" 00" 28" E, A DISTANCE OF 20.00 FEET TO A 5/8"
IRON ROD SET FOR CORNER, SAID POINT BEING THE MOST WESTERLY
SOUTHWEST CORNER OF LOT 3 IN BLOCK A OF PRINTEMPS ADDITION NO. 2,
AN ADDITION TO THE TOWN OF ADDISON AS RECORDED IN VOLUME
92185 AT PAGE 2251 OF THE MAP RECORDS OF DALLAS COUNTY,
TEXAS.

THENCE: \$ 00' 58"34" W, A DISTANCE OF 32.25 FEET TO A 5/8" IRON ROD SET FOR CORNER;

THENCE: N 89" 00" 26" W, A DISTANCE OF 136.87 FEET TO A 5/8" IRON ROD SET FOR CORNER;

THENCE: \$ 00' 50' 34" W, A DISTANCE OF 857.82 FEET TO A 5/8" IRON ROD SET FOR CORNER;

THENCE: N 85" 27" 35" E, A DISTANCE OF 254.33 FEET TO A 5/8" IRON ROD SET FOR CORNER;

THENCE: N 45' 58' 34" E, A DISTANCE OF 224.57 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A CURVE TO THE LEFT;

THENCE: IN A NORTHEASTERLY DIRECTION ALONG SAID CURVE TO THE LEFT HAVING A RADIUS OF 458.50 FEET, A CENTRAL ANGLE OF 31 20' 48' AND AN ARC LENGTH OF 250.84 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A COMPOUND CURVE TO THE LEFT;

THENCE: IN A NORTHERLY DIRECTION ALONG SAID COMPUND CURVE TO THE LEFT HAVING A RADIUS OF 308.05 FEET, A CENTRAL ANGLE OF 29 37' 16" AND AN ARC LENGTH OF 150.26 FEET TO AN IRON ROD FOUND AT THE END OF SAID CURVE;

THENCE: N 14 58° 28° W, A DISTANCE OF 75.00 FEET TO AN IRON ROD FOUND AT THE SOUTHWEST COHRER OF LOT 3, BLOCK A OF THE SAID PRINTEMPS ADDITION NO. 2;

THENCE: N 79 40" 35" E, ALONG THE SOUTH LINE OF SAID LOT 3, BLOCK A OF THE PRINTEMPS ADDITION NO. 2, A DISTANCE OF 535.35 FEET TO AN IRON ROD FOUND AT THE SOUTHWEST CORNER OF SAID LOT 3, BLOCK A, SAID POINT ALSO BEING THE SOUTHWEST CORNER OF A TRACT OF LAND CONVEYED TO FIRST INTERSTATE BANK OF TEXAS BY DIED RECORDED IN VOLLING BB182, PAGE 2500 OF THE MAP RECORDS OF DALLAS COUNTY, TEXAS AND CONTINUANING ALONG SAID BEARING AND THE SOUTH LINE OF SAID FREST INTERSTATE BANK TRACT IN ALL A DISTANCE OF 730.73 FEET TO AM IRON ROD FOUND IN THE WEST LINE OF A 100 FOOT WIDE TEXAS POWER AND LIGHT RIGHT—OF—WAY;

THENCE: S 00' 58' 58' W, ALONG THE WEST LINE OF SAID T.P. & L. R.O.W. A DISTANCE OF 233.20 FEET TO AN IRON ROD FOUND IN THE MORTH LINE OF SAID BELTWAY DRIVE, SAID POINT ALSO BEING IN A CURVE TO THE LEFT WHOSE CHORD BEARS \$ 76'28' 45" W. A DISTANCE OF 193.94 FEET;

THENCE: IN A WESTERLY DIRECTION ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE LEFT MAVING A RADIUS OF 408.50 FEET, A CENTRAL FINALE GT 2777 LT, A CORD WHICH BEARS S 76'28'43" W. A DISTANCE OF 193.94 FEET, AND AN ARC LENGTH OF 195.81 FEET TO AM IRON ROD. FOUND AT THE BEGINNING OF A COMPOUND CURVE TO THE LEFT;

THENCE: IN A SOUTHWESTERLY DIRECTION CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID COMPOUND CURVE TO THE LEFT HAVING A RADIUS OF \$10.00 FEET, A CENTRAL ANGLE OF 28'43' 58", AND AN ARC LENGTH OF 284.81 FEET TO AN IRON ROD FOUND AT THE END OF SAID COMPOUND CURVE TO THE LEFT.

THENCE: S 36F 00' 52" W, CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 550.80 FEET TO AN IRON ROO FOUND AT THE BEGINNING OF A CURVE TO THE RIGHT;

THENCE: IN A WESTERLY DIRECTION CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE RIGHT HAVING A RADIUS OF 780.00 FEET, A CENTRAL ANGLE OF 80° 54° 30° AND AN ARC LENGTH OF 1,192.50 FEET TO AN IRON ROD FOUND AT THE END OF SAID CURVE TO THE RIGHT;

THENCE: N 54° 04' 38° W, ALONG THE NORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 280.76 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A CURVE TO THE LEFT;

THENCE: IN A MORTHWESTERLY DIRECTION CONTINUING ALONG THE MORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE LEFT HAVING A RADIUS OF 540. 00 FEET, A CENTRAL ANGLE OF 36" 00" OO" AND AN ARC LENGTH OF 329.87 FECT TO AN IRON

THENCE: N 88" 04" 38" W, CONTINUING ALONG THE MORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 56.86 FEET TO THE POINT OF BEGINNING AND CONTAINING 46.2515 ACRES (2,014,715 S.F.)

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:

THAT ADDISON INVESTORS, LTD. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOTS 1 & 3, BLOCK D, THAT GRAND LAND, LTD. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOTS 1 - 19, BLOCK A, LOTS 1 - 6, BLOCK B, LOTS 1 - 18, BLOCK C, THAT APPLEBEE'S OF TEXAS, INC. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 2, BLOCK D, AND THAT RESOLUTION TRUST CORPORATION, AS RECIEVER FOR BRIGHT BANC SAVINGS ASSOCIATION ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 4, BLOCK D, OF ADDISON TOWN CENTER, AN ADDITION TO THE TOWN OF ADDISON, TEXAS, AND, SUBJECT TO THE CONDITIONS, RESTRICTIONS AND RESERVATIONS STATED HEREINAFTER, OWNER DEDICATES TO THE PUBLIC USE FOREVER THE STREETS AND ALLEYS SHOWN THEREON.

THE EASEMENTS SHOWN ON THIS PLAT ARE HEREBY RESERVED FOR THE PURPOSES AS BODICATED, INCLUDING, BUT NOT LIMITED TO, THE INSTALLATION AND MAINTENANCE OF WATER, SANITARY SEWER, STORM SEWER, DRAINAGE, ELECTRIC, TELEPHONE, GAS AND CABLE TELEVISION.
OWNER SHALL HAVE THE BIGHT TO USE THESE EASEMENTS, PROVIDED HOWEVER, THAT IT DOES NOT LIMITEASONABLY INTERFERE OR IMPEDE WITH THE PROVISION OF THE SERVICES TO OTHERS. SAID UTILITY EASEMENTS ARE HEREBY BEING RESERVED BY MUTUAL USE AND ACCOMMODATION OF ALL PUBLIC UTILITIES USING OR DESIRING TO USE THE SAME. AN EXPRESS EASEMENT OF INGRESS AND EGRESS IS HEREBY EXPRESSLY GRANTED ON, OVER AND ACROSS ALL SUCH EASEMENTS FOR THE BENEFIT OF THE PROVIDER OF SERVICES FOR WHICH EASEMENTS ARE GRANTED.

PROVIDER OF SERVICES FOR WHICH EASEMENTS ARE GRANTED.

ANY DRAMAGE AND FLOODWAY EASEMENT SHOWN HEREON IS HEREBY DEDICATED TO THE PUBLIC'S USE FOREVER, BUT INCLUDING THE FOLLOWING COVEMANTS WITH REGARDS TO MARITEMANCE RESPONSIBILITIES. THE EXISTING CHANNELS OR CREEKS TRAVERSING THE DRAINAGE AND FLOODWAY EASEMENT WILL REMAIN AS AN OPEN CHANNEL, UNLESS REQUIRED TO BE ENCLOSED BY ORDINANCE, AT ALL TIMES AND SHALL BE MAINTAINED BY THE MODYOUGH COWNERS OF THE LOT OR LOTS THAT ARE TRAVERSED BY OR ADJACENT TO THE DRAINAGE AND FLOODWAY EASEMENT. THE CITY WILL NOT BE RESPONSIBLE FOR THE MAINTENANCE AND OPERATION OF SAID CREEK OR CREEKS OR FOR ANY DAMAGE OR HALLINY OF PRIVATE PROPERTY OR PERSON THAT RESULTS FROM THE FLOW OF WATER ALONG SAID CREEK, OR FOR THE CONTROL OF EROSION. NO OBSTRUCTION TO THE NATURAL FLOW OF WATER RUN-OFF SHALL BE PERMITTED BY CONSTRUCTION OF ANY TYPE BUILDING, FENCE OR ANY OTHER STRUCTURE WITHIN THE DRAINAGE AND FLOODWAY EASEMENT. PROVIDED, HOWEVER, IT IS UNDERSTOOD THAT IN THE EVENT IT BECOMES NECESSARY FOR THE CITY TO CHANNELIZE OR CONSIDER ERECTING ANY TYPE OF DRAINAGE STRUCTURE WITHIN THE DRAINAGE AND FLOODWAY EASEMENT AT ANY POINT, OR POINTS, WITH ALL RIGHTS OF INGRESS AND EGRESS TO INVESTIGATE, SURVEY, ERECT, CONSTRUCT OR MAINTAIN AND DRAINAGE THEN IN SUCH EVENT, THE CITY SHALL RIGHTS OF INGRESS AND EGRESS TO INVESTIGATE, SURVEY, ERECT, CONSTRUCT OR MAINTAIN AND DRAINAGE FACILITY DECIMED NECESSARY BY THE CITY FOR DRAINAGE PURPOSES. EACH PROPERTY OWNES SHALL REEP THE NATURAL DRAINAGE CHANNELS AND CREEKS TRAVERSING THE DRAINAGE AND FLOODWAY EASEMENT AT ANY POINT, OR POINTS, WITH ALL RIGHTS OF IRANAGES AND EGRESS TO INVESTIGATE, SURVEY, ERECT, CONSTRUCT OR MAINTAIN AND DRAINAGE FACILITY DECIMED NECESSARY BY THE CITY FOR DRAINAGE PURPOSES. EACH PROPERTY OWNES SHALL REEP THE NATURAL DRAINAGE CHANNELS AND CREEKS TRAVERSING THE DRAINAGE AND FREE OF DEBUSS, SILT, GROWTH, VEGETATION, WEEDS, RUBBISH, REFUSE, MATTER AND ANY SUBSTANCE WHICH WOULD RESULT IN UNSANITARY CONDITIONS OR DEBRIS, SILT, GROWTH, VEGETATION, WEEDS, RUBBISH, REFUSE, MATTER AND ANY SUBSTANCE WHICH WOULD RESULT IN UNSANTARY CONDITIONS OR OBSTRUCT THE FLOW OF WATER. AND THE CITY SHALL HAVE THE BIGHT OF AND ANY SUBSTANCE WHICH WOULD RESULT IN UNSANITARY CONDITIONS OR OBSTRUCT THE FLOW OF WATER, AND THE CITY SMALL HAVE THE RIGHT OF INGRESS AND EGRESS FOR THE PURPOSE OF INSPECTION AND SUPERVISION AND MAINTENANCE WORK BY THE PROPERTY OWNER TO ALLEVIATE AND UNDESTRABLE CONDITIONS WHICH MAY OCCUR. THE NATURAL DRAINAGE AND UNDESTRABLE CONDITIONS WHICH MAY OCCUR. THE NATURAL EASEMENT, AS IN THE CASE OF ALL NATURAL CHANNELS, ARE SUBJECT TO STORM WATER OVERFLOW AND NATURAL BANK EROSION TO AN EXTENT THAT CANNOT BE DEFINITELY DEFINED. THE CITY SHALL NOT BE HELD LIABLE FOR ANY DAMAGES OR INJURIES OF ANY NATURE RESULTING FROM THE FAILURE OF ANY STRUCTURE OR STRUCTURES, WITHIN THE NATURAL DRAINAGE CHANNELS, AND THE OWNERS HEREBY AGREE TO IDENTIFY AND HOLD HARMLESS THE CITY FROM ANY SUCH DAMAGES AND INJURIES. BUILDING AREAS OUTSIDE THE DRAINAGE AND FLOODWAY EASEMENT LINE SHALL BE FILLED TO A BUINDING WE ACKNOWLED THE SHALL BE FILLED TO A ELEVATION OF EACH LOT SHALL BE SHOWN ON THE PLAT. THE MINIMUM FLOOR OF ELEVATION OF EACH LOT SHALL BE SHOWN ON THE PLAT. ELEVATION OF EACH LOT SHALL BE SHOWN ON THE PLAT.

THE MAINTENANCE OR PAVING OF THE UTILITY AND FINE LANE EASEMENTS IS THE RESPONSIBILITY OF THE PROPERTY OWNER. ALL PUBLIC UTILITIES SHALL AT ALL TIMES HAVE THE FULL RIGHT OF INGRESS AND EGRESS TO AND FROM AND UPON THE SAID UTILITY EASEMENTS FOR THE PURPOSE OF CONSTRUCTING, RECONSTRUCTING, INSPECTING, PATROILING, MAINTAINING AND ADDING TO OR REMOVING ALL OR PARTS OF ITS RESPECTIVE SYSTEM WITHOUT THE NECESSITY AT ANY TIME OF PROCURING THE PERMISSION OF ANYONE. ANY PUBLIC UTILITY SHALL HAVE THE RIGHT OF INGRESS AND EGRESS TO PRIVATE PROPERTY FOR THE PURPOSE OF READING METERS AND ANY MAINTENANCE AND SERVICE REQUIRED OR ORDINARLY PERFORMED BY THAT UTILITY. BUILDINGS, FENCES, TREES, SHRUBS OR OTHER IMPROVEMENTS OR GROWTH MAY BE CONSTRUCTED, RECONSTRUCTED OR PLACED UPON, OVER OR ACROSS THE UTILITY EASEMENTS AS SHOWN; PROVIDED, HOWEVER, THAT OWNER SHALL AT ITS SOLE COST AND EXPENSE BE RESPONSIBLE UNDER ANY AND ALL CIRCUMSTANCES FOR THE MAINTENANCE AND REPAIR OF SUCH IMPROVEMENTS OR GROWTH, AND ANY PUBLIC UTILITY SHALL HAVE THE RIGHT TO REMOVE AND KEEP REMOVED ALL OR PARTS OF ANY BUILDINGS, FENCES, TREES, SHRUBS OR OTHER IMPROVEMENTS OF GROWTH WHICH IN ANY WAY ENDANGER OR HITERFERE WITH THE CONSTRUCTION, MAINTENANCE OR EFFICIENCY OF ITS RESPECTIVE SYSTEM OR SERVICE.

WATER MAIN AND SANITARY SEWER EASEMENTS SHALL ALSO INCLUDE ADDITIONAL AREA OF WORKING SPACE FOR CONSTRUCTION AND MAINTENANCE OF THE SYSTEMS. ADDITIONAL EASEMENT AREA IS ALSO CONVEYED FOR INSTALLATION AND MAINTENANCE OF MAINTOLES, CLEANOUTS, FIRE HYDRANTS, WATER SERVICE AND SEWER SERVICES FROM THE MAIN TO CURB OR PAVEMENT LINE, AND THE DESCRIPTIONS OF SUCH ADDITIONAL EASEMENTS HEREIN GRANTED SHALL BE DETERMINED BY THEIR LOCATIONS AS INSTALLED.

THIS PLAT IS APPROVED SUBJECT TO ALL PLATTING ORDINANCES, RULES, REGULATIONS AND RESOLUTIONS OF THE TOWN OF ADDISON, TEXAS.

WITNESS MY HAND AT DALLAS, TEXAS, THIS THE 8th 1993.

ADDISON RYESTORS, LTD.
BY: CENTENNIAL AMERICAN PROPERTIES
NEVADA, LTD., GENERAL PARTINER
DAVID GLENN, PRESIDENT

STATE OF TEXAS COUNTY OF DALLAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED DAYED GLENN KNOWN TO ME TO BE THE PERSON WHOSE MAME IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE $\frac{\mathcal{L}}{\mathcal{L}}$ DAY OF $\frac{\mathcal{L}}{\mathcal{L}}$, 1993.

NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS EXPIRATION

NTTHESS MY HAND AT DALLAS, TEXAS, THIS THE 9 14 GRAND LAND, LTD.

BY GRANE PROMES, INC.,
GENERAL PARTIES

GENERAL PARTNER

STATE OF TEXAS COUNTY OF DALLAS

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED STEPHEN H. BROOKS KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED. GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE DAY OF ________, 1993.

HOTARY PUBLIC IN AND FOR THE STATE OF TEXAS EXPIRATION

OWNER: LOT 1-19, BLK A

LOT 1-6, BLK B
LOT 1-18, BLK C
GRAND LAND, LTD.
8800 N. CENTRAL EXPWY., STE. 330
DALLAS, TEXAS 75231

(214) 750-6528

THIS PLAT HAS BEEN APPROVED BY THE PLANNING AND ZONING COMMISSION ON THIS THE DAY OF LANGUAGE, 1993. CHAIRMAN Tally PLANNING AND ZONING COMMISSION

THIS PLAT HAS BEEN APPROVED BY THE CITY COUNCIL ON THIS THE

APPLEBEE'S OF TEXAS, INC., A TEXAS, CORPORATION BY: ABE J. BUSTIN, AR. ROBERT T. STEINMAND WICE PRESIDENT SECRETARY

STATE OF KANSAS
COUNTY OF KANSAN

* DOBERT T STEINKAMP

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY PAPPEARED*ABE J. GUSTIN, JR. KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE 17 1993.

NOTARY PUBLIC IN AND FOR THE STATE OF

DEBRAK, NIEUWENHUIS Notary Public - State of Kansas My Appl. Expires 4:15-71

WITHESS MY HAND AT AMERICO, THE THE 30% RESOLUTION TRUST CORPORATION, AS RECEIVER FOR BRIGHT BANC SAVINGS ASSOCIATION, AND NOT IN IT'S CORPORATE CAPACITY

W: Charled Hantil & Paul Z Nauschutz, Tr. MILE: Holly in fait () STATE OF TEXAS COUNTY OF Dallas

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE 3014 DAY OF WOLLD'S 1983.

Dacher Semeste NOTARY PUBLIC IN AND FOR THE STATE OF

DACHER JEMISON NOTARY PUBLIC STATE OF TEXAS M: Comp. 5tp. 12-14-94

STATE OF TEXAS COUNTY OF DALLAS

KNOW ALL MEN BY THESE PRESENTS

THAT I, LAWRENCE A. CATES, DO HEREBY CERTIFY THAT I HAVE PREPARED THIS REPLAT FROM AN ACTUAL SURVEY OF THE LAMD, AND THAT THE CORNER MONUMENTS SHOWN THEREON WERE PLACED AS DEFINED BY THE FIELD NOTES FOR SAID TRACT IN ACCORDANCE WITH THE PLATTING RULES AND REGULATIONS OF THE TOWN OF ADDISON, TEXAS.

Fran 9. Cata LAWRENCE A. CATES
REGISTERED PROFESSIONAL LAND SURVEYOR NO. 3717



BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED, LAWRENCE A. CATES, KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND SEAL OF OFFICE ON THIS THE $9^{\frac{15}{2}}$ DAY OF $\frac{1}{2}$, 1993.

Tomy Ment NOTARY PUBLIC IN AND FOR THE STATE OF TEXAS EXPIRATION

SHEET 2 OF

FINAL PLAT

ADDISON TOWN CENTER

A REPLAT OF PRINTEMPS ADDITION NO. 1
AND A PART OF THE REMAINDER OF LES LACS PLAZA SUBDIVISION BEING IN THE THOMAS L. CHENOWITH SURVEY, ABSTRACT NO. 273

> TOWN OF ADDISON DALLAS COUNTY, TEXAS

SURVEYOR/ENGINEER:
LAWRENCE A. CATES & ASSOC., INC.
14200 MIDWAY ROAD, SUITE 122 DALLAS, TEXAS 75244 (214) 385-2272

AUG. CG. 1903

OWNER: LOT 4, BLOCK D RESOLUTION TRUST CORPORATION 3500 MAPLE AVE. DALLAS, TEXAS 75219 (214) 443-2300

OWNER: LOT 2, BLOCK D APPLEBEE'S OF TEXAS, INC. 4551 W. 107th ST., STE. 100 OVERLAND PARK, KANSAS 66207 (913) 957-4000

OWNER:
LOTS 1 & 3, BLOCK D
ADDISON INVESTORS, LTD.
131 FALLS ST., STE. 201
GREENVILLE, S.C. 29601 (803) 271-3894

93237 3854

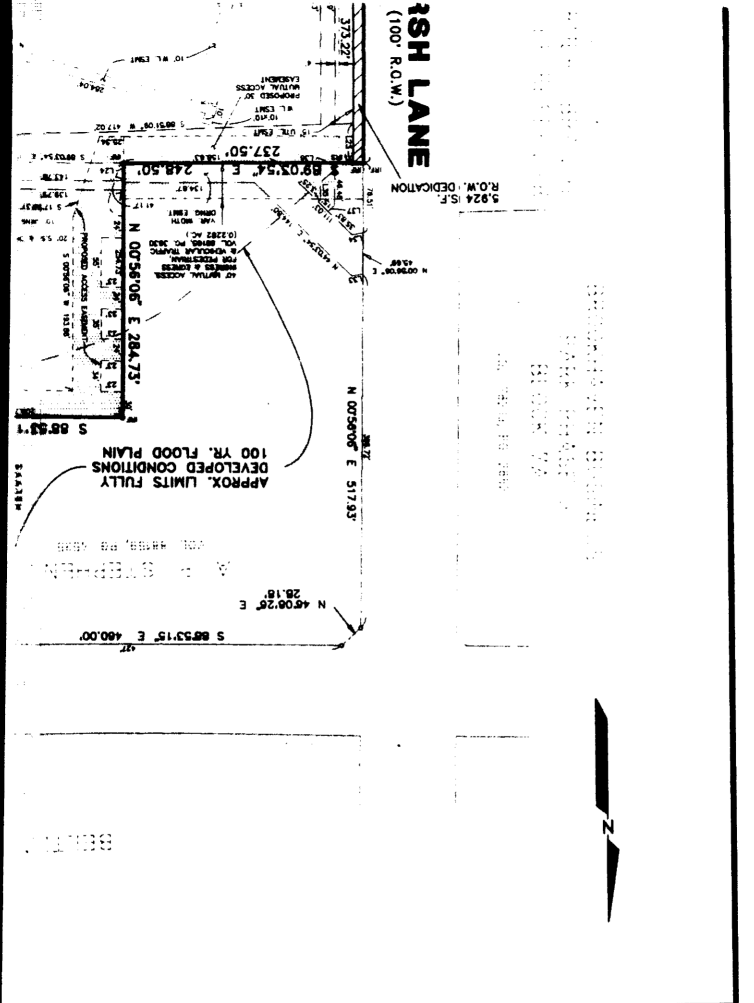
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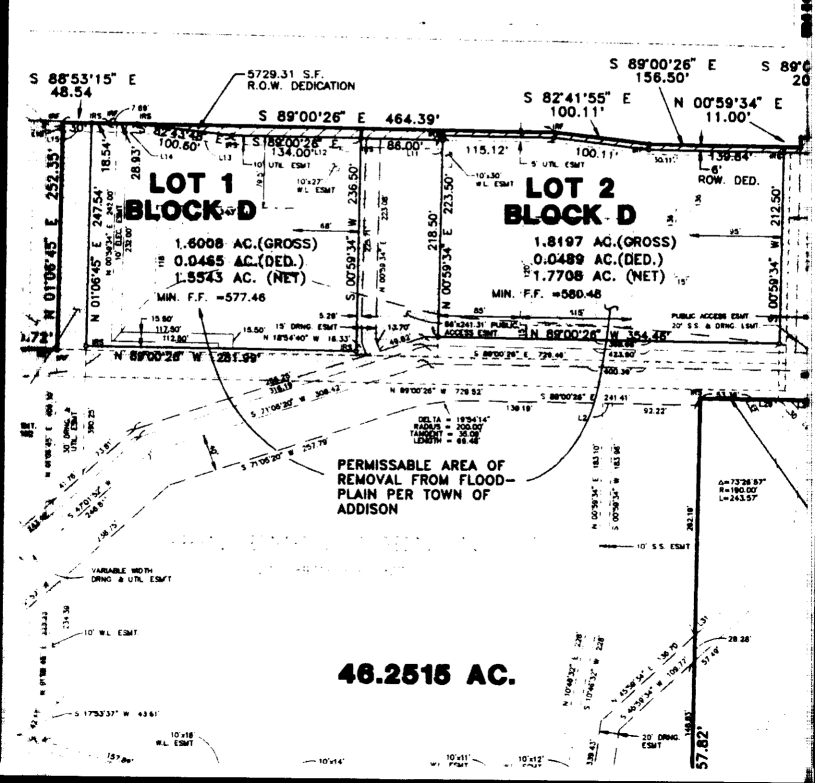
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COMMERCIAL DR. (60' R.O.W.)

LTLINE ROAD

.a. 80.43 an ...

UTILITY ACCESS.

VOTES ESHT

9 WM, PG 2021

PEEL VEHICULAR ACCESS NGHES ESMI. 81188, PG 2012

POP 3. PG 0835

00°26" E 20.00°

\$ **0**0'59'34" W 32.25'

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N 79'49'35' E 730.73'
N 10'12'12' E
72.69'

- N 14'58'28" W 75.00'

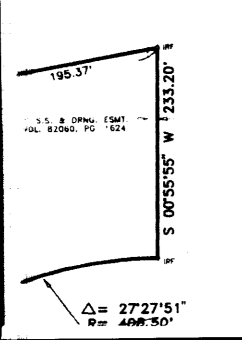
LOT 4 BLOCK D

3.5894 AC. (NET)

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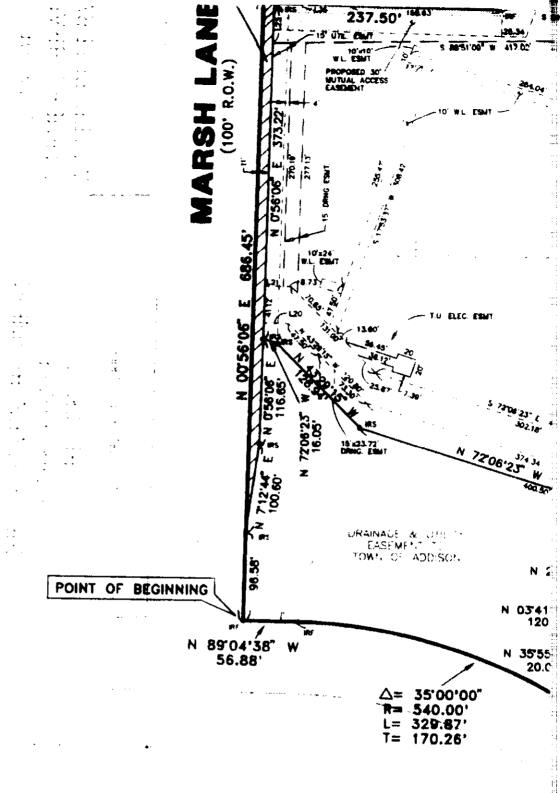
LINE TABLE

L1	N 04'43'48" W	36.581
L2	S 89'00'26" E	10.00
13	S 00'59'34" W	345.57
L3 L4	S 89'00'26" E	130.96
L5	N 89'00'26 W	
LS	S 00'59'34" W	
L6 L7	S 04'43'48" E	36.58'
L8	N 06'05'39" W	
L9	N 1753'37" E	10.45
L10	N 89'00'26" W	
LII	N 89'00'26" W	
L12	N 89'00'26" W	
L12	N 82'43'48" W	
LIS	N 89'00'26" W	
L14	N 88'53'15" W	
L15	N 01'06'45" E	
L16	S 17'53'37 W	
L17	• • • •	53.70
L18	S 27'04'06" E	
L19		
L20		27.73'
L21		20.51
L22		44.29'
L23	N 00'56'06" E	44.47
L24	N 00'56'06" E	
L25	N 04'32'25" Y	4.58'
L26	S 89'00'26" E	
L27	S 49 26 50 V	15.00
L28		v 68.10'
L29	S 89'00'26 E	
L30	S 27'27'23 E	1.46'
L31	N 45'59'34"	37.49'
L32	N 2727'23 t	12.30
L33	S 80'56'06" E	11.76'
L34	S 80'56'06" V	v 11.52
L35	S 00'56'06" Y	v 40.27
L36	S 89'03'54" E	15.00'



1001 T.P.&L. R.O.W.

NOTES:

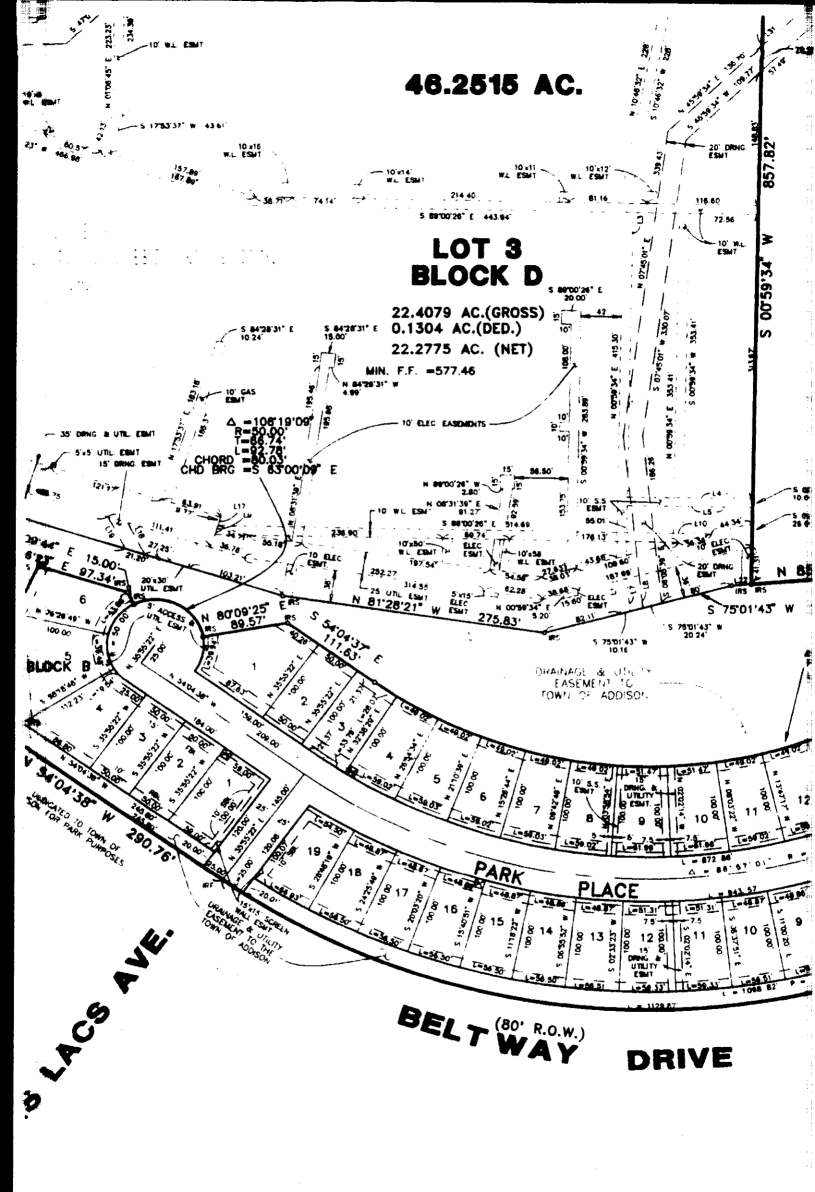


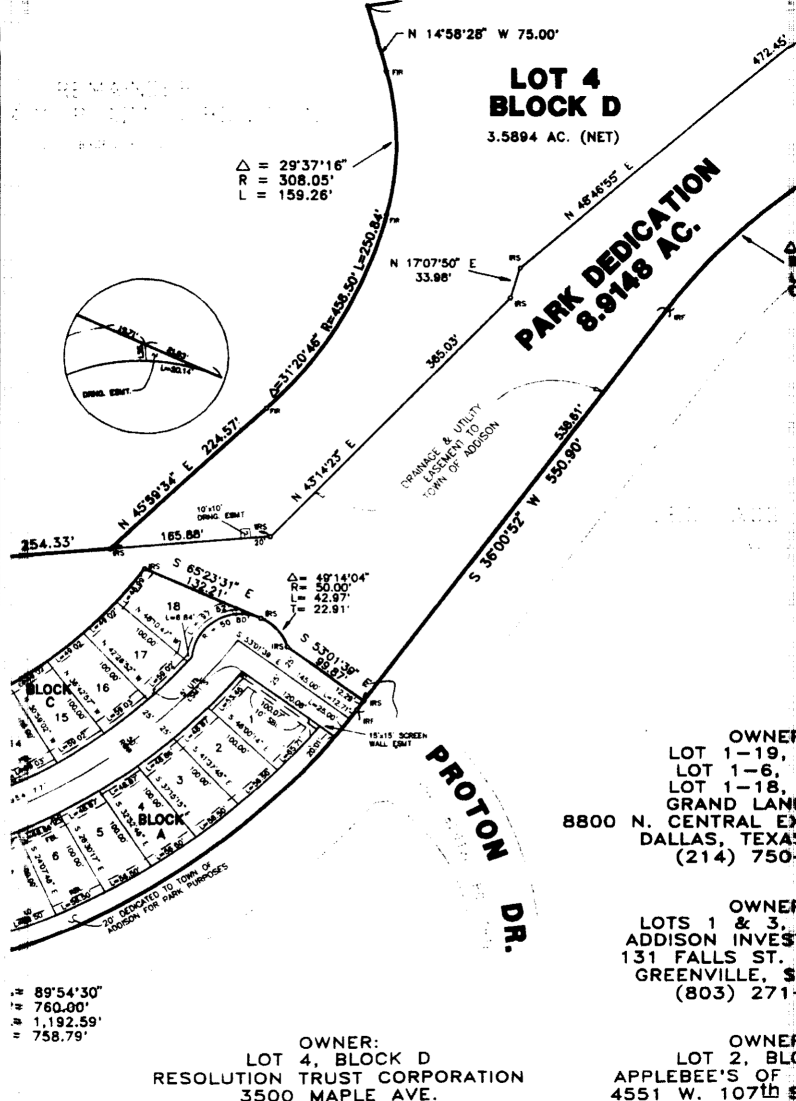
LEGEND

S.S W.L. SANITARY SEWER WATERLINE

DRNG.

= DRAINAGE = 10'x10' T.U. ELEC. ESMT = ACCESS ESMT.





3500 MAPLE AVE. DALLAS, TEXAS 75219 (214) 443-2300

OWNE LOT 2, BLO APPLEBEE'S OF 4551 W. 107世 SOVERLAND PARK, M (913) 967 Δ= 27'27'51"

R= 406.50'

L= 195.81'

C.B. S 76'28'43" W 193.94'

2727'25" L30 1.45 45'59'34" L31 37.49 E L32 27'27'23" 12.30 80'56'06" L33 11.76' Ε 80'56'06" 11.52' 40.27' 00'56'06" L35 W L36 S 89'03'54" 15.00

NOTES:

PARK & GREENBELT ALONG BELTWAY DRIVE DEDICATED TO TOWN OF ADDISON FOR PARK PURPOSES BY THIS PLAT.

SIDEYARD SETBACK TO GARAGE DOORS ON LOT 1, BLOCK B, & LOT 1 & 19, BLOCK A IS 15'

3 (17 E) 5 | \$2049, PO | **188**0

282.03"



THE LINE HEREON LABELED "APPROX. FULLY DEVELOPED CONDITIONS 100 YEAR FLOOD PLAIN" IS BASED ON HYDRAULIC MODELING PERFORMED BY O'BRIEN ENGINEERING, ASSUMING A CONDITION OF ULTIMATE DEVELOPMENT THROUGHOUT THE WATERSHED. THE HYDROLOGIC AND HYDRAULIC MODELS ARE ON FILE WITH THE TOWN OF ADDISON.

JIM O'BRIEN, P.E. #55861

9-1-93

SURVEYOR/ENGINEER:
AWRENCE A. CATES & ASSOC., INC.
14200 MIDWAY ROAD, SUITE 122
DALLAS, TEXAS 75244
(214) 385-2272

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D TD.

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FINAL PLAT

ADDISON TOWN CENTER

A REPLAT OF
PRINTEMPS ADDITION NO. 1
AND A PART OF
THE REMAINDER OF LES LACS PLAZA SUBDIVISION
BEING IN THE
THOMAS L. CHENOWITH SURVEY, ABSTRACT NO. 27

TOWN OF ADDISON DALLAS COUNTY, TEXAS

INC. 100 66207

AUG. 06, 1993



OWNER'S CERTIFICATE

STATE OF TEXAS COUNTY OF DALLAS

WHEREAS ADDISON INVESTORS, LTD., GRAND LAND, LTD., APPLEBEE'S OF TEXAINC., AND RESOLUTION TRUST CORPORATION, AS RECIEVER FOR BRIGHT BANC
SAVINGS ASSOCIATION ARE THE SOLE OWNERS OF A TRACT OF LAND
SITUATED IN THE TOWN OF ADDISON, DALLAS COUNTY, TEXAS; AND BEING
OUT OF THE THOMAS L. CHENOWITH SURVEY, ABSTRACT NO. 273; AND
BEING PART OF LES LACS PLAZA SUBDIVISION, AN ADDITION TO THE TOWN
OF ADDISON AS RECORDED IN VOLUME 83064, PAGE 2724 OF THE MAP
RECORDS OF DALLAS COUNTY, TEXAS AND BEING ALL OF PRINTEMPS
ADDITION NO. 1, AN ADDITION TO THE TOWN OF ADDISON AS RECORDED IN
VOLUME 89013, PAGE 0827 OF THE MAP RECORDS OF DALLAS COUNTY,
TEXAS; AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT AN IRON ROD FOUND AT THE INTERSECTION OF THE EAST LINE OF MARSH LANE (100 FOOT WIDE RIGHT-OF-WAY) AND THE NORTH LINE OF BELTWAY DRIVE (80 FOOT WIDE RIGHT-OF-WAY);

THENCE: N 00'56' 06" E, ALONG THE EAST LINE OF SAID MARSH LANE,
A DISTANCE OF 686.45 FEET TO AN IRON ROD FOUND AT THE
SOUTHWEST CORNER OF A TRACT OF LAND CONVEYED TO A.P.
STEPHENS BY DEED RECORDED IN VOLUME 88159, PAGE 4535 OF
THE MAP RECORDS OF DALLAS COUNTY, TEXAS;

THENCE: S 89'03' 54" E, ALONG THE SOUTH LINE OF SAID A.P.
STEPHENS TRACT A DISTANCE OF 248.50 FEET TO AN IRON ROD
FOUND AT THE SOUTHWEST CORNER OF SAID PRINTEMPS ADDITION
NO. 1:

THENCE: N 00'56' 06" E, ALONG A COMMON LINE OF THE SAID A.P. STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE OF 284.73 FEET TO AN IRON ROD FOUND FOR CORNER;

THENCE: S 88'53' 11" E, ALONG A COMMON LINE OF SAID A.P. STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE OF 230.72 FEET TO AN IRON ROD FOUND FOR CORNER;

THENCE: N 01'06' 45" E, ALONG A COMMON LINE OF SAID A.P.
STEPHENS AND PRINTEMPS ADDITION NO. 1 TRACTS, A DISTANCE
OF 282.35 FEET TO AN IRON ROD FOUND AT THE NORTHEAS
CORNER OF SAID A.P. STEPHENS TRACT, SAID POINT ALSO
BEING IN THE SOUTH LINE OF BELT LINE ROAD (100 FOOT WIDE
RIGHT-OF-WAY);

THENCE: S 88'53' 15" E, ALONG THE SOUTH LINE OF SAID BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION NO. 1, A DISTANCE OF 48.84 FEET TO AN IRON ROD FOUND FOR CORNEL

THENCE: S 89'00' 28" E, CONTINUING ALONG THE SOUTH LINE OF SAID
BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS
ADDITION NO. 1, A DISTANCE OF 484.39 FEET TO AN IRON ROD
FOUND FOR CORNER;

THENCE: S 82' 41' 55" E, CONTINUING ALONG THE SOUTH LINE OF SAID
BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS
ADDITION NO. 1, A DISTANCE OF 100.11 FEET TO AN IRON ROD
FOUND FOR CORNER;

THENCE: S 89' 00' 26" E, CONTINUING ALONG THE SAID SOUTH LINE OF BELTLINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION No. 1, A DISTANCE OF 156.50 FEET TO AN "X" SET IN

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THENCE: S 00' 55' 55" W, ALONG THE WEST LINE OF SAID T.P. & L. R.O.W. A DISTANCE OF 233.20 FEET TO AN IRON ROD FOUND IN THE NORTH LINE OF SAID BELTWAY DRIVE, SAID POINT ALSO BEING IN A CURVE TO THE LEFT WHOSE CHORD BEARS S 76'28' 43" W, A DISTANCE OF 193.94 FEET;

THENCE: IN A WESTERLY DIRECTION ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE LEFT HAVING A RADIUS OF 408.50 FEET, A CENTRAL ANGLE OF 27'27' 51", A CORD WHICH BEARS S 76'28'45" W A DISTANCE OF 193.94 FEET, AND AN ARC LENGTH OF 195.81 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A COMPOUND CURVE TO THE LEFT;

THENCE: IN A SOUTHWESTERLY DIRECTION CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID COMPOUND CURVE TO THE LEFT HAVING A RADIUS OF 610.00 FEET, A CENTRAL ANGLE OF 26'43' 56", AND AN ARC LENGTH OF 284.61 FEET TO AN IRON ROD FOUND AT THE END OF SAID COMPOUND CURVE TO THE LEFT;

THENCE: S 36' 00' 52" W, CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 550.90 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A CURVE TO THE RIGHT;

THENCE: IN A WESTERLY DIRECTION CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE RIGHT HAVING A RADIUS OF 760.00 FEET, A CENTRAL ANGLE OF 89° 54° 30° AND AN ARC LENGTH OF 1,192.59 FEET TO AN IRON ROD FOUND AT THE END OF SAID CURVE TO THE RIGHT;

THENCE: N 54" 04" 38" W, ALONG THE NORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 290.76 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A CURVE TO THE LEFT;

THENCE: IN A NORTHWESTERLY DIRECTION CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE AND SAID CURVE TO THE LEFT HAVING A RADIUS OF 540. OO FEET, A CENTRAL ANGLE OF 35' 00' 00" AND AN ARC LENGTH OF 329.87 FEET TO AN IRON ROD FOUND AT THE END OF SAID CURVE TO THE LEFT;

1

THENCE: N 80° 04° 38° W, CONTINUING ALONG THE NORTH LINE OF SAID BELTWAY DRIVE A DISTANCE OF 58.86 FEET TO THE POINT OF BEGINNING AND CONTAINING 48.2515 ACRES (2,014,715 S.F.) OF LAND, MORE OR LESS.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:

THAT ADDISON INVESTORS, LTD. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOTS 1 & 3, BLOCK D, THAT GRAND LAND, LTD. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOTS 1 - 19, BLOCK A, LOTS 1 - 6, BLOCK B, LOTS 1 - 18, BLOCK C, THAT APPLEBEE'S OF TEXAS, INC. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 2, BLOCK D, AND THAT RESOLUTION TRUST CORPORATION, AS RECIEVER FOR BRIGHT BANC SAVINGS ASSOCIATION ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 4, BLOCK D, OF ADDISON TOWN CENTER, AN ADDITION TO THE TOWN OF ADDISON, TEXAS, AND, SUBJECT TO THE CONDITIONS, RESTRICTIONS AND RESERVATIONS STATED HEREINAFTER, OWNER DEDICATES TO THE PUBLIC USE FOREVER THE STREETS AND ALLEYS SHOWN THEREON.

OSIE LEVED

THE MAINTENANCE OR PAVING OF THE UTILITY AND FIRE LANE EASEMENTS IS THE RESPONSIBILITY OF THE PROPERTY OWNER. ALL PUBLIC UTILITIES SHALL AT ALL TIMES HAVE THE FULL RIGHT OF INGRESS AND EGRESS TO AND FROM AND UPON THE SAID UTILITY EASEMENTS FOR THE PURPOSE OF CONSTRUCTING, RECONSTRUCTING, INSPECTING, PATROLLING, MAINTAINING AND ADDING TO OR REMOVING ALL OR PARTS OF ITS RESPECTIVE SYSTEM WITHOUT THE NECESSITY AT ANY TIME OF PROCURING THE PERMISSION OF ANYONE. ANY PUBLIC UTILITY SHALL HAVE THE RIGHT OF INGRESS AND EGRESS TO PRIVATE PROPERTY FOR THE PURPOSE OF READING METERS AND ANY MAINTENANCE AND SERVICE REQUIRED OR ORDINARILY PERFORMED BY THAT UTILITY. BUILDINGS, FENCES, TREES, SHRUBS OR OTHER IMPROVEMENTS OR GROWTH MAY BE CONSTRUCTED, RECONSTRUCTED OR PLACED UPON, OVER OR ACROSS THE UTILITY EASEMENTS AS SHOWN; PROVIDED, HOWEVER, THAT OWNER SHALL AT ITS SOLE COST AND EXPENSE BE RESPONSIBLE UNDER ANY AND ALL CIRCUMSTANCES FOR THE MAINTENANCE AND REPAIR OF SUCH IMPROVEMENTS OR GROWTH, AND ANY PUBLIC UTILITY SHALL HAVE THE RIGHT TO REMOVE AND KEEP REMOVED ALL OR PARTS OF ANY BUILDINGS, FENCES, TREES, SHRUBS OR OTHER IMPROVEMENTS OR GROWTH WHICH IN ANY WAY ENDANGER OR INTERFERE WITH THE CONSTRUCTION, MAINTENANCE OR EFFICIENCY OF ITS RESPECTIVE SYSTEM OR SERVICE.

* ROBERT T. STEINH

WATER MAIN AND SANITARY SEWER EASEMENTS SHALL ALSO INCLUDE ADDITIONAL AREA OF WORKING SPACE FOR CONSTRUCTION AND MAINTENANCE OF THE SYSTEMS. ADDITIONAL EASEMENT AREA IS ALSO CONVEYED FOR INSTALLATION AND MAINTENANCE OF MANHOLES, CLEANOUTS, FIRE MYDRANTS, WATER SERVICE AND SEWER SERVICES FROM THE MAIN TO CURB OR PAVEMENT LINE, AND THE DESCRIPTIONS OF SUCH ADDITIONAL EASEMENTS HEREIN GRANTED SHALL BE DETERMINED BY THEIR LOCATIONS AS INSTALLED.

THIS PLAT IS APPROVED SUBJECT TO ALL PLATTING ORDINANCES, RULES, REGULATIONS AND RESOLUTIONS OF THE TOWN OF ADDISON, TEXAS.

MITNESS Nov	MY	HAND AT 1993.	DALLAS,	TEXAS, 1	HIS THE	8 <u>x</u> a		DAY	OF
So-		W 910			.				
MY: CEN	ITENNI LTD	IAL AMERIC GENERAL PRESIDENT	AN PROP	ERTIES					

STATE OF TEXAS

7_

MEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED DAVID GLENN KNOWN TO ME TO BE THE PERSON WHOSE MAME IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.

DAY OF NOT. 1993.

M... TOMAY MERRITT

1988 LERED

HESS.	MY HAND AT	Overland Park, k	ansas 1	HE THE LITE		
N FRIEF	'S OF TEXAS, IN					
SKAS /	L. F	- - -			**************************************	·
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HE OF	VANSAS OF JOHNSON	1				
	SABE-J. GUSTING SUBSCRIBED SEDGED TO ME THATION EXPRESSI	RSIGNED AUTHORIT I. JR. KNOWN TO TO THE ABOVE AN HAT HE EXECUTED ED AND IN THE CA	THE SAME FAPACITY THERE	INSTRUMENT, OR THE PURPOS IN STATED.	AND	
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OCEAT OCEAT	ION, AND NOT I	ORATION, AS RECE N IT'S CORPORATE	CAPACITY	Offi Daile Sirve		
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- BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION NO. 1, A DISTANCE OF 464.39 FEET TO AN IRON ROD TO TOURD FOR CORNER;
- THENCE: S 82' 41' 55" E, CONTINUING ALONG THE SOUTH LINE OF SAID BELT LINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION NO. 1, A DISTANCE OF 100.11 FEET TO AN IRON ROD FOUND FOR CORNER;
- THENCE: S 89° 00° 26" E, CONTINUING ALONG THE SAID SOUTH LINE OF BELTLINE ROAD AND THE NORTH LINE OF SAID PRINTEMPS ADDITION No. 1, A DISTANCE OF 156.50 FEET TO AN "X" SET IN CONCRETE FOR CORNER IN THE WEST LINE OF A 20° X 260° QUIT CLAIM TRACT FROM THE TOWN OF ADDISON, TEXAS AS RECORDED IN VOLUME 92205 AT PAGE 5407 OF THE DESCRIPTION OF DALLAS COUNTY, TEXAS;
- THENCE: N 00' 59' 34" E. A DISTANCE OF 11.00 FEET TO THE NORTHWEST CORNER OF SAID QUIT CLAIM TRACT. SAID POINT BEING IN THE SOUTH LINE OF BELT LINE ROAD (100.00 FOOT RIGHT-OF-WAY AT THIS POINT);
- THENCE: S 89' 00' 26" E, ALONG THE SOUTH LINE OF BELT LINE ROAD A DISTANCE OF 20.00 FEET TO AN "X" SET IN CONCRETE, SAID POINT BEING THE NORTHEAST CORNER OF THE SAID PRINTEMPS ADDITION NO. 1;
- THENCE: S.O. 50° 54° W, ALONG THE EAST LINE OF SAID PRINTEMPS ADDITION NO. 1 A DISTANCE OF 280.00 FEET TO THE SOUTHEAST CORNER OF SAME, A 1/2" IRON ROD FOUND FOUN
- THENCE: S 89' 00' 26" E, A DISTANCE OF 20.00 FEET TO A 5/8"
 IRON ROD SET FOR CORNER, SAID POINT BEING THE MOST WEST
 SOUTHWEST CORNER OF LOT 3. IN BLOCK A OF PRINTEMPS ADDITE
 AN ADDITION TO THE TOWN OF ADDISON AS RECORDED IN VOLUME
 92165 AT PAGE 2251 OF THE MAP RECORDS OF DALLAS COUNTY
 TEXAS:
- THENCE: S 00' 59'34" W, A DISTANCE OF 32.25 FEET TO A 5/8" IRON ROD SET FOR CORNER;
- THENCE: N 89' 00' 26" W, A DISTANCE OF 136.87 FEET TO A 5/8" IRON ROD SET FOR CORNER;
- THENCE: S 00' 59' 34" W, A DISTANCE OF 857.82 FEET TO A 5/8" IRON ROD SET FOR CORNER;
- THENCE: N 85' 27' 35" E, A DISTANCE OF 254.33 FEET TO A 5/8" IRON ROD SET FOR CORNER:
- THENCE: N 45' 59' 34" E, A DISTANCE OF 224.57 FEET TO AN IRON ROD FOUND AT THE BEGINNING OF A CURVE TO THE LEFT;
- THENCE: IN A NORTHEASTERLY DIRECTION ALONG SAID CURVE TO THE LEFT HAVING A RADIUS OF 488.50 FEET, A CENTRAL ANGLE OF 31 20' AND AN ARC LENGTH OF 250.84 FEET TO AN IRON ROD FOUND AFTHE BEGINNING OF A COMPOUND CURVE TO THE LEFT;
- THENCE: IN A NORTHERLY DIRECTION ALONG SAID COMPUND CURVE TO THE LEFT HAVING A RADIUS OF 308.05 FEET, A CENTRAL ANGLE OF 29 37' 16" AND AN ARC LENGTH OF 159.26 FEET TO AN IRON POUND AT THE END OF SAID CURVE;
- THENCE: N 14 58' 28" W, A DISTANCE OF 75.00 FEET TO AN IRON ROD FOUND AT THE SOUTHWEST CONRER OF LOT 3, BLOCK A OF THE PRINTEMPS ADDITION NO. 2;
- THENCE: N 79 49° 35° E, ALONG THE SOUTH LINE OF SAID LOT 3, BLOCK OF THE PRINTEMPS ADDITION NO. 2, A DISTANCE OF 535.35 FEET AN IRON ROD FOUND AT THE SOUTHWEST CORNER OF A TRACT OF CONVEYED TO FIRST INTERSTATE BANK OF TEXAS BY DEED RECORD VOLUME 88192, PAGE 2508 OF THE MAP RECORDS OF DALLAS TEXAS AND CONTINUINING ALONG SAID BEARING AND THE SOUTH SAID FIRST INTERSTATE BANK TRACT IN ALL A DISTANCE OF 736 FEET TO AN IRON ROD FOUND IN THE WEST LINE OF A 100 FOR TEXAS POWER AND LIGHT RIGHT—OF—WAY;

THAT GRAND LAND, LTD. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOTS 1 - 19, BLOCK A, LOTS 1 - 6, BLOCK B, LOTS 1 - 18, BLOCK C, THAT APPLEBEE'S OF TEXAS, INC. ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 2, BLOCK D, AND THAT RESOLUTION TRUST CORPORATION, AS RECIEVER FOR BRIGHT BANC SAVINGS ASSOCIATION ("OWNER") DOES HEREBY ADOPT THIS PLAT DESIGNATING THE HEREINABOVE PROPERTY AS LOT 4, BLOCK D, OF ADDISON TOWN CENTER, AN ADDITION TO THE TOWN OF ADDISON, TEXAS, AND, SUBJECT TO THE CONDITIONS, RESTRICTIONS AND RESERVATIONS STATED HEREINAFTER, OWNER DEDICATES TO THE PUBLIC USE FOREVER THE STREETS AND ALLEYS SHOWN THEREON.

THE EASEMENTS SHOWN ON THIS PLAT ARE HEREBY RESERVED FOR THE PURPOSES AS INDICATED, INCLUDING, BUT NOT LIMITED TO, THE INSTALLATION AND MAINTENANCE OF WATER, SANITARY SEWER, STORM SEWER, DRAINAGE, ELECTRIC, TELEPHONE, GAS AND CABLE TELEVISION. OWNER SHALL HAVE THE RIGHT TO USE THESE EASEMENTS, PROVIDED HOWEVER, THAT IT DOES NOT UNREASONABLY INTERFERE OR IMPEDE WITH THE PROVISION OF THE SERVICES TO OTHERS. SAID UTILITY EASEMENTS ARE HEREBY BEING RESERVED BY MUTUAL USE AND ACCOMMODATION OF ALL PUBLIC UTILITIES USING OR DESIRING TO USE THE SAME. AN EXPRESS EASEMENT OF INGRESS AND EGRESS IS HEREBY EXPRESSLY GRANTED ON, OVER AND ACROSS ALL SUCH EASEMENTS FOR THE BENEFIT OF THE PROVIDER OF SERVICES FOR WHICH EASEMENTS ARE GRANTED.

OVER AND ACROSS ALL SUCH EASEMENTS FOR THE BENEFIT OF THE PROVIDER OF SERVICES FOR WHICH EASEMENTS ARE GRANTED.

ANY DRABMAGE AND FLOODWAY EASEMENT SHOWN HEREON IS HEREBY DEDICATED TO THE PUBLIC'S USE FOREVER, BUT INCLUDING THE FOLLOWING COVENANTS WITH REGARDS TO MAINTENANCE RESPONSIBILITIES. THE EXISTING CHANNELS OR CREEKS TRAVERSING THE DRAINAGE AND FLOODWAY EASEMENT WILL REMAIN AS AN OPEN CHANNEL, UNLESS REQUIRED TO BE ENCLOSED BY ORDINANCE, AT ALL TIMES AND SHALL BE MAINTAINED BY THE INDIVIDUAL OWNERS OF THE LOT OR LOTS THAT ARE TRAVERSED BY OR ADJACENT TO THE DRAINAGE AND FLOODWAY EASEMENT. THE CITY WILL NOT BE RESPONSIBLE FOR THE MAINTENANCE AND OPERATION OF SAID CREEK OR CREEKS OR FOR ANY DAMAGE OR INJURY OF PRIVATE PROPERTY OR PERSON THAT RESULTS FROM THE FLOW OF WATER ALONG SAID CREEK, OR FOR THE CONTROL OF EROSION. NO OBSTRUCTION TO THE NATURAL FLOW OF WATER RUN-OFF SHALL BE PERMITTED BY CONSTRUCTION OF ANY TYPE BUILDING, FENCE OR ANY OTHER STRUCTURE WITHIN THE DRAINAGE AND FLOODWAY EASEMENT. PROVIDED, HOWEVER, IT IS UNDERSTOOD THAT THE OFF THE STRUCTURE WITHIN THE DRAINAGE OR CONSIDER ERECTING ANY TYPE OF DRAINAGE STRUCTURE IN ORDER TO CONSIDER ERECTING ANY TYPE OF DRAINAGE STRUCTURE IN ORDER TO IMPROVE THE STORM DRAINAGE, THEN IN SUCH EVENT, THE CITY SHALL HAVE THE RIGHT, BUT NOT THE OBLIGATION, TO ENTER UPON THE DRAINAGE AND FLOODWAY EASEMENT AT ANY POUNT, OR POINTS, WITH ALL PRAINAGE THE RIGHT, BUT NOT THE OBLIGATION, TO ENTER UPON THE DRAINAGE AND FLOODWAY EASEMENT ADJACENT TO HIS PROPERTY OWNER SHALL KEEP THE MATURAL DRAINAGE CHANNELS AND CREEKS TRAVERSING THE DRAINAGE TO HE PURPOSES. EACH PROPERTY OWNER SHALL KEEP THE MATURAL DRAINAGE CHANNELS AND CREEKS TRAVERSING THE DRAINAGE TO HE PURPOSE OF INSPECTION AND SUPERVISION WATER AND EGRESS FOR THE PURPOSE OF INSPECTION AND SUPERVISION WATER OVERFILOW AND HALL REPORT OWNER TO ALLEVIATE AND UNDESTRABLE CONDITIONS WHICH MAY OCCUR. THE NATURAL DRAINAGE OF ANY NATURE RESULTING FROM THE CANNOT SERVISION WATER OVERFILOW AND HALL REPORD TO ANY STRUCTURE

OWNER:
LOT 4, BLOCK D
LITION TRUST CORPORATION
3500 MAPLE AVE.
DALLAS, TEXAS 75219
(214) 443-2300

OWNER:
LOT 2, BLOCK D
APPLEBEE'S OF TEXAS, INC.
4551 W. 107th St., STE. 106
OVERLAND PARK, KANSAS 662
(913) 967-4000

PORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY PEARED DAVID GLENN KNOWN TO ME TO BE THE PERSON WHOSE IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND HOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND HOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND HOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND
Y OF TOTE , 1993.
TARY PUBLIC IN AND FOR THE STATE OF TEXAS EXPIRATION EXPIRATION TOMMY MERRITT NOTARY PUBLIC Comm. Exp. 01-28-96
THESS MY HAND AT DALLAS, TEXAS, THIS THE 9th DAY OF
AND LAND, LTD. GRAND HOMES, INC., NERAL PARTNER THEN H. BROOKS, PRESIDENT
ATE OF TEXAS JUNITY OF DALLAS
FORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY PEARED STEPHEN H. BROOKS KNOWN TO ME TO BE THE PERSON WHOSE IS SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND HENOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND HEIDERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED.
Y OF WOV. 1993.
JANET BISHOP MY COMMISSION EXPIRES December 13, 1995
IN PLAT HAS BEEN APPROVED BY THE PLANNING AND ZONING COMMISSION I THIS THE DAY OF DAY OF DAY OF 1993.
AMRMAN AMINING AND ZONING COMMISSION
DAY OF LESS THE CITY COUNCIL ON THIS THE CITY SECRETARY
OWNE
OWNER: LOT 1-19,

LOTS 1 & 3, BLOCK D ADDISON INVESTORS, LTD. 131 FALLS ST., STE. 201 GREENVILLE, S.C. 29601 (803) 271-3894 LOT 1-19, LOT 1-6, LOT 1-18, GRAND LANE 8800 N. CENTRAL EX DALLAS, TEXAS (214) 750F NOVEMBER HAND AND SEAL OF OFFICE ON THIS THE 3044 acher Jemison 12-14-94 PUBLIC IN AND FOR THE STATE OF EXPIRATION **DACHER JEMISON** NOTARY PUBLIC STATE OF TEXAS Mr Comm Exp 12-14-94 OF TEXAS Y OF DALLAS ML MEN BY THESE PRESENTS LAWRENCE A. CATES, DO HEREBY CERTIFY THAT I HAVE PREPARED REPLAT FROM AN ACTUAL SURVEY OF THE LAND, AND THAT THE MONUMENTS SHOWN THEREON WERE PLACED AS DEFINED BY THE MOTES FOR SAID TRACT IN ACCORDANCE WITH THE PLATTING RULES EQUILATIONS OF THE TOWN OF ADDISON, TEXAS. G. Cata CE A. CATES ENED PROFESSIONAL LAND SURVEYOR NO. 3717 AWRENCE A. CATES 3717 OF TEXAS Y OF DALLAS ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY MED, LAWRENCE A. CATES, KNOWN TO ME TO BE THE PERSON WE SUBSCRIBED TO THE ABOVE AND FOREGOING INSTRUMENT, AND MILEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND MERATION EXPRESSED AND IN THE CAPACITY THEREIN STATED. UNDER MY HAND AND SEAL OF OFFICE ON THIS THE Nov. 1993. TOMMY PUBLIC NOTARY PUBLIC State of Toxas Comm. Exp. 01-28-96 MENT THE STATE OF TEXAS **EXPIRATION** FINAL PLAT ADDISON TOWN CENTER

A REPLAT OF
PRINTEMPS ADDITION NO. 1
AND A PART OF
THE REMAINDER OF LES LACS PLAZA SUBDIVISION
BEING IN THE
THOMAS L. CHENOWITH SURVEY, ABSTRACT NO. 273

TOWN OF ADDISON DALLAS COUNTY, TEXAS

SURVEYOR/ENGINEER:
LAWRENCE A. CATES & ASSOC., INC.
14200 MIDWAY ROAD, SUITE 122
DALLAS, TEXAS 75244
(214) 385-2272

AUG. 06, 1903

STE. 330

FR9/72.000

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