DEVELOPMENT COMPANY 504 DEBENTURE



2 m				
SMINIST RATIO		Date of Maturity		
		Original Principal Amount \$		
		(Name of Development Company)	(The "Com	nany")
		(Ivalie of Development Company)	(The Conf	puny)
(Stre	et)	(City)	(State)	(Zip)
	Restated Trust Agreer	ny promises to pay to The Bank of New ment, dated as of June 14, 2018, at such l		
gether with interest	on the unpaid principa	al computed from the Date of Issuance he hs, until paid at the rate of	ereof based on a 360-	
ercent (%) p	er annum.			
ercent (%) p	er annum.			
	er annum. enture is to be made as	follows:		
		nual payments of		oont
nyment on this Deb	enture is to be made as		1 (the "P	cents
ayment on this Deb	enture is to be made as consecutive semi-and	dollars and	l (the "P ————————————————————————————————————	ayment Date")
ayment on this Deb	consecutive semi-and	dollars and l and and ending on the	ne Date of Maturity h	Payment Date") ereof.
eginning on his Debenture is gu 958, as amended, (the proceeds of the se	enture is to be made as consecutive semi-and each aranteed by SBA, pursue the "Act") (15 U.S.C. 69) ale of the Debenture w	dollars and l and and ending on the	ne Date of Maturity han all Business Investments	Payment Date") ereof. nent Act of
eginning on his Debenture is gu 958, as amended, (the proceeds of the stream of the s	enture is to be made as consecutive semi-and) each aranteed by SBA, pursulate "Act") (15 U.S.C. 69 ale of the Debenture we herein as a "loan") by	dollars and l and and ending on the subject to Section 503 of the Sn 197). The subject to Section 503 of the Sn 197 of the Sn 1	ne Date of Maturity han all Business Investment of the second of the sec	Payment Date") ereof. nent Act of
eginning on his Debenture is gu 958, as amended, (the proceeds of the second control of	enture is to be made as consecutive semi-and) each aranteed by SBA, pursulate "Act") (15 U.S.C. 69 ale of the Debenture we herein as a "loan") by	dollars and l and and ending on the subject to Section 503 of the Sn (97). ill be used to fund a loan or to finance put the Company to the following small busing small busin	ne Date of Maturity han all Business Investment of the second of the sec	Payment Date") ereof. nent Act of

and shall be in such funds as are then legal tender for the payment of debts due to the United States.

The unpaid principal balance of this Debenture, together with accrued interest, shall become immediately due and payable upon the acceleration of the Note; provided however, that the termination of a lease on property financed from the proceeds of this debenture shall not require the acceleration of this debenture as long as the Company continues to pay principal and interest when due hereunder, or as long as SBA in its sole discretion makes such payments of principal and interest to the holder of this debenture.



The Company may elect to repurchase this Debenture, as a whole and not in part, on any Payment Date prior to the maturity in the manner and at the price as next prescribed. The Company shall notify SBA in writing at least thirty (30) days prior to the date on which it wishes to repurchase this Debenture, and shall follow instructions provided by SBA to complete the repurchase. The repurchase price shall be an amount equal to the outstanding principal balance of the Debenture, plus interest accrued and unpaid thereon to the repurchase date, plus a repurchase premium ("RP"), if any, determined as follows:

 $RP = D(I \times P)$, where

D = the remaining principal balance of the Debenture

I = the interest rate stated on the face of the Debenture expressed in decimal points

P = the factor set forth below for the applicable year

If the term of this Debenture is for 20 or 25 years:

<u>Year</u>	P
1	1.00
2	.90
3	.80
4	.70
5	.60
6	.50
7	.40
8	.30
9	.20
10	.10
11 and thereafter	0

If the term of this Debenture is 10 years the repurchase premium shall be an amount determined as follows:

Year	P
1	1.00
2	.80
3	.60
4	.40
5	.20
6 and thereafter	0

All notices to the Company which are required or may be given under this Debenture shall be sufficient in all respects if sent to the above-noted address of the Company. For the purposes of this Debenture, the Company may change this address only upon written approval of SBA.

The rights and obligations of the parties hereunder shall be governed by and construed and interpreted in accordance with the law of the District of Columbia.

Should any provision of this Debenture be declared illegal or unenforceable by a court of competent jurisdiction, the remaining provisions shall remain in full force and effect and this Debenture shall be construed as if said provisions were not contained therein.

CORPORATE SEAL	
	(Name of the Company)
Attest:	Ву
(Secretary or Assistant Secretary)	(Typed Name and Title)
All capitalized terms used herein without defi Debenture. In connection with its guarantee of the De security interest in the Collateral, SBA, as guarantor, recourse except to such Note and security interest and however, that this Agreement shall be of no force and	T LIMITING RECOURSE AGAINST THE COMPANY nition shall have the respective meanings ascribed to them in the above ebenture for which it has received as security an assignment of the Note at agrees that any claim it may have against the Company shall be without I payments on the Note, if any, received by the Company; provided, I effect in the event of fraud, negligence or misrepresentation by the he transactions related to the Note or Debenture.
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IN WITNESS WHEREOF, the Company has caused this Debenture to be signed by its duly authorized officer and its corporate

seal to be hereunto affixed and attested by its Secretary or Assistant Secretary as of the date of issuance stated above.