North Carolina Federal Savings and Loan Post Office Box 17210

Post Office Box 1/210
Winston-Salem, C. 27106 Trust 130



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STATE OF NORTH CAROLINA	Forsyth					
	33.	M.				
THIS INDENTURE, made and entered in	nto on September 17 , 19.85 , by and between MYRON	.C.				
	N S. KELLEY, Partner, d/b/a M & J PROPERTIES, a N 1307 Excelsior Street , City of Winston-Salem					
	, city of					
County of Forsyth	, State of North Carolina					
Grantor, Richard A. Harper	City of Matthews	- .				
of 600 Matthews-Mint Hill Road	, City of	<u>-</u>				
County of Mecklenburg		 32,				
Trustee, and N. C. FEDERAL SAVINGS AI	ND LOAN ASSOCIATION of 317 South Tryon Street, Charlotte, North Carolina 2325 ttor is indebted to Beneficiary in the principal amount of Fifteen thousand Doll					
aight himpred dollars and tol-	±00					
		ith,				
and for such additional sums as may be paya	able under the term of said note or under the problem 100 this bear.	ent				
which are incorporated herein by reference,	with interest at the rate of 11111 teer and 25/100 refer and interest payable all in 60 consecutive monthly installments of which the f	līrst				
is dueOCTODETI	and and valuable consideration in hand paid,	the				
NOW, THEREFORE, in consideration	of the aforesaid indeptedness, and good and by these presents does grant, barg	ain,				
sell and convey onto the said Trustee, its suc	the said Grantor has granted, pargament and sold and by these presented of land, includes or assigns, all of the following described lot or lots, tract or parcels of land, includes or lots and appurtenances now or herea	Iua- ifter				
ing therewith and as a part thereof, any imp	provements and all the rights, privileges, hereditaments and appurtenances now or herea					
in anywise appertaining or belonging thereto	o, situated in the County of					
State of North Caronna, nevermenter canon	F					
D. Junior of on iron	stake in the north line of Ardmore Street					
(now known as Eyes) s	sior Street) 31/.16 reet east from the					
- because of Ardm	nore Street (now Excelsior Street) and					
Oumbanland Stroot (n	now known as South Cleveland Avenue); thence					
to an importance thence northwardly 100 Ieet to all Itoli stake						
in the south line of an alley; thence westwardly along the south side of said alley 50 feet to an iron stake; thence						
south side of said a	t to an iron stake in the north line of					
south side of said difference of southwardly 100 feet to an iron stake in the north line of Excelsior Street, the place of beginning, being known and						
Instructed on the No. 23 as shown on the Plat of Excelsion						
Heighta coid blat 1	recorded in Plat book 108, page 550, in					
the Office of the Ru	egister of Deeds of Forsyth Country, Notich					
Carolina. Also bei	ng known and designated as block 327 bot					
23, Forsyth County	Tax maps.	ገ				
	is being re-recorded correcting the first THIS INSTRUMENT DRAFTED BY	<u>' </u>				
This Deed of Trust	is being re-recorded	1				
ror the purpose of a	correcting the first date and secures the as that recorded in Signature of Draftemant Signature of Draftemant	1				
compatible of Trust	as that recorded in Signature	ł				
Book 1505 Page 1874	, Forsyth County Registry					
	The Mark A (Land) a top 198.	moses				
	premises unto the said Trustee, his successors and assigns, in trust for the uses and pured. And the said Grantor covenants with the said Trustee that the Grantor is seized and the said					
hereinafter limited, described and declare	red. And the said chains to the same are free and clear of all encumbrances, exceptly the same in fee simple; that the same are free and clear of all encumbrances, exceptly the same against the claims of any and defend the title to the same against the claims of any and defend the title to the same against the claims of any and defend the title to the same against the claims of any and defend the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any and the title to the same against the claims of any against the title to the same against the claims of any against the claims of against the claims of any against the claims of agains	cept as				
hereinafter otherwise recited, and that	the Grantor will warrant and defend the title to the same against the claims of any	and an				
nercone whomsoever.						
The premises are subject only to the	following described encumbrances: A Deed of Trust in favor of	eeds of				
_	- UNILY					

Grantor does hereby covenant and agree with Beneficiary, its successors and assigns, that so long as any part of the above debt shall remain unpaid:

1. Grantor will pay the indebtedness as hereinbefore provided.

2. Grantor will pay all taxes and assessments against the property and all water and other governmental or municipal charges, fines or impositions, and that Grantor will promptly deliver the official receipts therefor to Beneficiary; that Grantor will also pay fines or impositions, and that Grantor will promptly deliver the official receipts therefor to Beneficiary; that Grantor will also pay taxes that may be levied on the interest of Beneficiary in the real estate and improvements, and which may be levied on this deed of trust or the debt secured hereby (but only to the extent that such is not prohibited by law and only to the extent that such will not make this loan usurious), and will file official receipts showing such payment with Beneficiary. On violation of this undertaking to make this loan usurious), and will file official receipts showing such payment with Beneficiary. On violation of this undertaking to pay the taxes, or if Grantor is prohibited by any law now or hereafter existing from paying the whole or any portion of such taxes, or on the rendering of any court decree which provides that any amount so paid by Grantor shall be credited on the indebtedness, Beneficiary shall have the right to require the payment of the entire indebtedness, and the note in debt shall become immediately due and payable and collectible, anything in the note or deed of trust to the contrary notwithstanding.

payable and confecuoic, anything in the note of deed of this to the contrary notwhitstanding.

3. This Deed of Trust and the lien thereof shall be security for this debt and for any and all loans that may be made by Beneficiary to Grantor at any future time.

4. Grantor will keep the improvements which are now bright may hereafter be on the land unceasingly insured for the benefit of Beneficiary, in such manner, amounts, and companies as Beneficiary may select or approve, until the principal debt hereby secured is Beneficiary, in such manner, amounts, and companies as Beneficiary may select or approve, until the principal debt hereby secured is Beneficiary, and will keep the policy or policies and renewals thereof, with satisfactory mortgage clause attached, constantly assigned or pledged and delivered to Beneficiary, and will pay all insurance premiums when due. If the premises covered hereby, or any part thereof, are damaged by fire or other hazard against which insurance is held, as herein provided, the amounts paid by any insurance

company pursuant to the contract of insurance shall, to the extent of the indebtedness then remaining unpaid, be paid to Beneficiary and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises. If the insurance money so collected is applied on the debt, it may be applied on the indebtedness last falling due, or in such other manner as Beneficiary may

5. Grantor will protect the improvements on the property by proper repairs and maintain them in good repair and condition and will not do, permit, or suffer any act or thing whatsoever whereby the security herein conveyed might or could be impaired. Additionally, Grantor will pay such expenses and fees as may become necessary or be incurred in the protection of the property and the maintenance and execution of this trust.

6. No sale of the premises described above, no forbearance on the part of Beneficiary and no extension of time for the payment of the debt secured hereby given by Beneficiary, shall operate to release, discharge, modify, change, or affect the original liability of Grantor, either in whole or in part.

7. Irrevocable power to appoint a substitute Trustee or Trustees is hereby expressly granted to Beneficiary, its successors or assigns, to be exercised at any time hereafter, without notice and without specifying any reason therefor, by filing a deed of appointment for record in the office where this instrument is recorded. Grantor for himself, his heirs, executors, administrators, successors and assigns, and trustee herein named or that may be substituted hereunder, expressly waives notice of the exercise of this power and any necessity for making oath or giving bond by any Trustee, as well as any requirement for application to any court for the removal, appointment, or substitution of any Trustee hereunder; and Beneficiary, it successors or assigns, may elect to appoint a substitute Trustee in accordance with the laws of North Carolina.

8. If Grantor pays and discharges the obligations and interest on any notes given in renewal of the notes herein or any notes given as evidence of interest, or any extension of time of payment of the debt herein secured when the same shall become due, and pays such sums as are necessary to discharge taxes and maintain insurance and repairs and the costs, fees, and expenses of making, enforcing, and executing this trust when they severally become due and payable, then this conveyance shall become void and be released by Beneficiary at the expense of Grantor, and in case of failure of Beneficiary to release this deed of trust, all claims for

statutory penalties or damages are hereby waived; otherwise to be of full force and effect.

9. If Grantor fails to pay the debt or any installment thereof or interest thereon, or fails to pay any sum necessary to satisfy and discharge taxes or to maintain insurance or repairs or the necessary expenses of protecting the property and executing this trust, after demand by Beneficiary for such amounts, or any of them, and fails to comply with or conform to any of the foregoing covenants and agreements, then the debt herein secured, at the option of the owner thereof, shall become due and payable immediately, without notice, regardless of maturity, and this deed of trust may be foreclosed by judicial proceedings or the Trustee, or his successors, is hereby authorized and empowered to enter and take possession of the property, and before or after entry to advertise the same by posting notice at the courthouse in Forsyth County, after first giving notice of the time, place, County, after first giving notice of the time, place, posting notice at the courthouse in and terms of such sale by posting the same at the courthouse door, and after due advertisement as provided by law in the State of North Carolina for sales of real estate under mortgages or deeds of trust, and at such time and place to sell the land and premises above described to the highest bidder, free from the equity of redemption, homestead, dower and courtesy, and all other exemptions, all of which are hereby expressly waived, and Trustee, or his successors, shall execute a conveyance in fee simple and deliver possession to the purchaser; and in case of such sale by Trustee or his agent, such sale shall create the relation of landlord and tenant at will between the purchaser at such sale and Grantor, his heirs, representatives, lessees, and assigns, without notice, and on default of such tenant in surrendering possession of the property herein conveyed, such tenant may be removed by a writ of ejection at the suit of either the purchaser or Trustee for the use and benefit of the purchaser. Beneficiary, its successors or assigns, may bid and become the purchaser at any sale under this conveyance.

10. The proceeds of the sale shall be applied first, to pay the debts and obligations herein secured or intended to be secured, second, to pay the surplus, if any, to the person or persons legally entitled thereto.

11. The terms Grantor, Trustee, and Beneficiary shall be taken to be singular or plural, masculine, feminine, or neuter gender,

assigns of the respective parties.	· -	J		
IN WITNESS WHEREOF, Granto Attest/Witness	r has caused this instrument to b	oe executed and sealed th	ie day and year fir	SIST PROPERTY
		my mc	10 /	ARTHER (Seal)
		< Umr-Kell	On PART	MAIC (Seal)
			MSJ.	Proportions (Seal)
		a a e ⁻ 2 2 + 24 a a a a a a a a a a a a a a a a a a	ddex v . s e es es	-Borrower
STATE OF NORTH CAROLINA,	Forsyth	County s	s:	
I,DOROTHY.RWII State of North Carolina, do here . Partner, M.&. J. PRO of the foregoing instrument.	LLIAMS, a Notary Public of the certify that MYRON . M PERT. personally appeared bef	of the County of F CHENAULT . Part ore me this day and ack	orsyth ner and JO nowledged the du	HN S. KELLEY, ne execution
Notary Public, North Carolina County of Forsyth Dorothy R. Williams My commission expires 4 My commission expires 4 My commission expires 14 My commission expires 15, 1986	al seal this2ndd	ay of October authy R. H.	t	, 19.85.
STATE OF NORTH CAROLINA,	FORSYTH	County s		
The foregoing certificate of FORSYTH This	Darsthy R. Will State of	forma, a No.	otary Public of th	e County of be correct.
		Registrar of	Deeds	
Probate fee. 1.0.14 paid.	PRESENTED FOR REGISTRATION AND RECORDED	Deputy Assis		
	OCT 2 10 23 AM 195			

L.E. SPEAS REGISTER OF DEEDS FORSYTH CTY, N.C.

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