This instrument prepared by: GILBERT T. DAVIS, JR. Recording: Time, Book and Prage NORTH CAROLINA DEED OF TRUST — SECURING FUTURE ADVANCES THIS DEED of TRUST made this DOTEL CANNOR GENTOR GENTO	SATISFACTION: The debt secured by the within with the note(s) secured thereby has been satisfied. This the day of Signed: Mail after recording to: SOUTHERN NATIONAL BANK OF NC	ed in full.	BK17 PRESEIT RECAIN AND R 92 MA 192 MA REGISTEIT FØRSYT	39 P1013 NTCO OR ECURDEDS R OF DEEDS H CO INC.
NORTH CAROLINA DEED OF TRUST — SECURING FUTURE ADVANCES THIS DEED of TRUST made this LOTER days. MARCH 19 92 by and between: TRUSTEE BENETICIARY DAVID H. HICKMAN AND CHRISTOPHER B. LEAK, D/B/A C & D ENTERPRISES AND SHARYN N. HICKMAN The designation Grantor, Trustee, and Beneficiary as used berein shall include said parties, their beins, successors, and assigns, and shall include singular, plant, an including an include singular, plant, and plant of the state of th			, ,	γ
TRUSTEE BENEFICIARY GRANTOR TRUSTEE BENEFICIARY DAVID H. HICKMAN AND CHRISTOPHER B. LEAK, D/B/A C & D ENTERPRISES AND SHARYN N. HICKMAN The designation Genutor. Truster, and Beneficiary as used horein shall include said parties, their beirs, successors, and assigns, and shall include singular, plural mascaline, feminine or neuter as required by context. WITN-SSOTH, HILD, DEED OF TRUST IS GIVEN WHOLLY OR PARTLY TO SECURE PRESENT OBLIGATIONS AND FUTURE AND ANXES AND PRITTER OBLIGATIONS WHICH MAY, FROM Time To Time, Be INCURRED HEREUNDER. The amount of precent obligations secured by the form of the precent of the	his instrument prepared by: GILBERT T. DAVIS, JR.		Recording: Time, Book and Page	
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Enter in appropriate block for each party: name, address, and, if appropriate, character of entity, e.g. coxporation or partnership. The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, massaline, feminine or mester as required by centent. WITLESSETH, HIS DEED OF TRYST IS GIVEN WHOLLY OR PARTLY TO SECURE PRESENT OBLIGATIONS AND FUTURE ADVANCES AND FITTIRE OBLIGATIONS WHICH MAY, FROM TIME TO TIME, BE INCURRED HEREUNDER, The amount of present and future obligations excerde hereby and for which Grantor is indebted to Beneficiary is the principal stant of INCURRENCE HEREUNDER, D. DILLARS. as evidenced by a promissory note of even date herewith, the terms of which are incorporated herein by reference. The MAXIMUM AMOUNT, including present and future obligations, which may be secured by this deed of trust at any one time is FORTX-RIGHT, TROUSAND, DOLLARS. The period within which future advances and future obligations secured by this deed of trust at any one time is FORTX-RIGHT, TROUSAND, DOLLARS. The period within which future advances and future obligations secured by this deed of trust at any one time is FORTX-RIGHT, TROUSAND, DOLLARS. The period within which future advances and future obligations secured by this deed of trust and the continuation of the second of the continuation of the conti	GRANTOR	TRUST	EE	BENEFICIARY
The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context. WITNESSETH, THIS DEED OF TRYST IS GIVEN WHOLLY OR PARTLY TO SECURE PRESENT OBLIGATIONS AND FUTURE ADVANCES AND FUTURE OBLIGATIONS WHICH MAY, FROM TIME TO TIME, BE INCURRED HEREUNDER. The amount of present obligation secured hereby and for which Grantor is indebted to Beneficiary is the principal sum ofEORXIX-ELGHTTHOUSANDDOLLARS	CHRISTOPHER B. LEAK, D/B/A C & D ENTERPRISES AND	GILBERT T. DA	AVIS, JR.	SOUTHERN NATIONAL BANK OF NORTH CAROLINA, a national banking association
deed of trust and ending ten years from the date of this deed of trust. Beneficiary may, at its option, determine and dectare any of all present and tuture advance or obligations secured by this deed of trust to be in default and immediately due and payable upon the default in payment of one or more of the obligations secured hereby, or the default of any other term or condition of this deed of trust. The total indebtedness secured by this deed of trust may be evidenced by various note or other written instruments and evidences of indebtedness and one or more or all of such notes or the written instruments and evidences of indebtedness and time to time, be combined and merged into a single note or other evidence of indebtedness. Such combination and merger shall not constitute nor be construed as a payment, satisfaction or discharge of any prior advance made or prior obligation and nearest shall not constitute nor be construed as a payment, satisfaction or discharge of any prior advance made or prior obligations and a ralumble consideration, receipt of which is hereby acknow edged, the Grantor has bargained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to said Trustee, heirs, or successors, and assigns, the parcel(s) of land situated in	masculine, feminine or neuter as required by context. WITNESSETH, THIS DEED OF TRUST IS ADVANCES AND FUTURE OBLIGATIONS WI obligation secured hereby and for which Grantor is indeb as evidenced by a promissory note of even date here present and future obligations, which may be secured by	GIVEN WHOLLY OR HICH MAY, FROM TIM bted to Beneficiary is the prin	PARTLY TO SECURE TO TIME, BE INCOmpleted as Incompl	PRESENT OBLIGATIONS AND FUTURE URRED HEREUNDER. The amount of present EIGHT. THOUSAND DOLLARS
edged, the Grantor has bargained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to said trusted. In heirs, or successors, and assigns, the parcel(s) of land situated in	deed of trust and ending ten years from the date of this or obligations secured by this deed of trust to be in definereby, or the default of any other term or condition or other written instruments and evidences of indebted from time to time, be combined and merced into a significant of time by combined and merced into a significant or time to time by combined and merced into a significant or time to time by combined and merced into a significant or time to time by combined and merced into a significant or time to the combined and merced into a significant or the combined and t	is deed of trust. Beneficiary r ault and immediately due and of this deed of trust. The toti dness; and one or more or a nole note or other evidence or	may, at its option, determined payable upon the default is all indebtedness secured by all of such notes or the write of indebtedness. Such coming the com	ne and dectare any or all present and tuture advances in payment of one or more of the obligations secured this deed of trust may be evidenced by various notes tren instruments and evidences of indebtedness may.
DESCRIPTION SET FORTH HEREINBELOW AND ON SCHEDULE "A", IF ANY, ATTACHED HERETO AND MADE A PART HEREOF ALL OF LOT NO. 24 as shown on that map entitled "EAST WINSTON COMMUNITY DEVELOPMENT AREA, AMENDED SECTION NO. 3" as recorded in Plat Book 34, page 56, in the office of the Register of Deeds of Forsyth County, reference to which plat is hereby made for a more particular description." Tax Block 6227, Lot 24 R:259 This deed of Trust is rerecorded to add the signature of david h. hickman's wife, sharyn hickman. It secures the same note as the deed of trust recorded in Book 1557, page 1013. Forsyth County registry.	edged, the Grantor has bargained, sold, given, gran heirs, or successors, and assigns, the parcel(s) of land s	ated and conveyed and does	s by these presents bargar	m, sen, gre, grant zno convey to said trustee, in
AREA, AMENDED SECTION NO. 3" as recorded in Plat Book 34, page 56, in the office of the Register A. Deeds of Forsyth County, reference to which plat is hereby made for a more particular description. Tax Block 6227, Lot 24 R:259 This deed of Trust is rerecorded to add the signature of david h. hickman's wife, sharyn hickman. It secures the same note as the deed of trust recorded in Book 159, page 40/3. FORSYTH COUNTY REGISTRY.	County of EVELS III			
R:259 This deed of trust is rerecorded to add the signature of david H. Hickman's Wife, sharyn Hickman. It secures the same note as the deed of trust recorded in book 1759, page 1013. Forsyth county registry.	DESCRIPTION SET FORTH HEREINBELOW		Stat	e of North Carolina, particularly described as follows
THIS DEED OF TRUST IS RERECORDED TO ADD THE SIGNATURE OF DAVID H. HICKMAN'S WIFE, SHARYN HICKMAN. IT SECURES THE SAME NOTE AS THE DEED OF TRUST RECORDED IN BOOK 159,	ALL OF LOT NO. 24 as shown on a	and on schedule "A that map entitled "I 3" as recorded in P	State ST	ce of North Carolina, particularly described as follows HERETO AND MADE A PART HEREOF COMMUNITY DEVELOPMENT 56, in the office of the Register of
SHARYN HICKMAN. IT SECURES THE SAME NOTE AS THE DEED OF TRUST RECORDED IN BOOK 1/57, PAGE 10/3 FORSYTH COUNTY REGISTRY.	ALL OF LOT NO. 24 as shown on a AREA, AMENDED SECTION NO. Deeds of Forsyth County, reference	and on schedule "A that map entitled "I 3" as recorded in P	State ST	c of North Carolina, particularly described as follows to HERETO AND MADE A PART HEREOF COMMUNITY DEVELOPMENT 56, in the office of the Register of the particular description.
	ALL OF LOT NO. 24 as shown on AREA, AMENDED SECTION NO. Deeds of Forsyth County, reference to Tax Block 6227, Lot 24 R:259	and on schedule "A that map entitled "F 3" as recorded in P to which plat is her	State	cof North Carolina, particularly described as follows to HERETO AND MADE A PART HEREOF COMMUNITY DEVELOPMENT 56, in the office of the Register of the particular description?

TO HAVE AND TO HOLD said real property with all privileges and appurtenances thereunto belonging, to the said Trustee, his heirs, successsors, and assigns forever, upon the trusts, terms and conditions and for the uses hereinafter set forth.

If the Grantor shall pay the indebtedness secured hereby in accordance with the terms, together with interest thereon, and any renewals or extensions thereof in whole or in part, and shall comply with all of the corenants, terms, and conditions of this deed of trust, then this conveyance shall be null and soid and may be cancelled of record at the request of the Grantor. If, however, there shall be any default in any of the covenants, terms or conditions of the Note(s) secured hereby, or any failure or neglect to comply with the covenants, terms, or conditions contained in this Deed of Trust, then and in any of such events, if the default is not made good within (15) days, the Note(s) shall, at the option of the Beneficiary, at once become due and payable without notice, and it shall be lawful for and the duty of the Trustee, upon request of the Beneficiary, to sell the land herein conveyed at public auction for cash, after having first given such notice of hearing as to commencement of foreclosure proceedings and obtained such findings or leave of court as may be then required by law and giving such notice and advertising the time and place of such sale in such manner as may be then provided by law, and upon such and any resales and upon compliance with the then law relating to foreclosure proceedings to comey title to the purchaser in fee simple.

The proceeds of the Sale shall after the Trustee retains his commission be applied to the costs of sale, the amount due on the Note(s) hereby secured and otherwise as required by the then existing law relating to foreclosures. The Trustee's commission shall be five per cent of the gross proceeds of the sale or the

- And the said Grantor does hereby convenant and agree with the Trustee and with the Beneficiary as follows:
- 1. INSURANCE. Grantor shall keep all improvements on said land, now or hereafter erected constantly insured for the benefit of the Beneficiary against loss by fire, windstorm and such other casualties and contingencies, in such manner and in such companies and for such amounts as may be satisfactory to or required by the Beneficiary. Grantor shall purchase such insurance, pay all premiums therefor, and shall deliver to Beneficiary such policies along with evidence of premium payment as long as the Note(s) secured hereby remains unpaid. If Grantor fails to purchase such insurance, pay the premiums therefor or deliver said policies with mortgagee clause satisfactory to Beneficiary attached thereto, along with evidence of payment of premiums thereon, then Beneficiary, at his option, may purchase such insurance. Such amounts paid by Beneficiary shall be added to the Note(s) secured by this Deed of Trust, and shall be due and payable upon demand by Grantor to Beneficiary.
- 2. TAXES, ASSESSMENTS, CHARGES. Grantor shall pay all taxes, assessments and charges as may be lawfully levied against said premises within thirty (30) days after the same shall become due. In the event that Grantor fails to so pay all taxes, assessments and charges as herein required, then Beneficiary, at his option, may pay the same and the amounts so paid shall be added to the Note(s), secured by this Deed of Trust, and shall be due and payable upon demand by Grantor to Beneficiary.
- 3. PARTIAL RELEASE. Grantor shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust, Grantor must strictly comply with the terms thereof. Notwithstanding anything herein contained, Grantor shall not be entitled to any release of property unless Grantor is not in default and is in full compliance with all of the terms and provisions of the Note(s), this Deed of Trust, and any other instrument that may be securing said Note(s).
- 4. WASTE. The Grantor convenants that he will keep the premises herein conveyed in as good order, repair and condition as they are now, reasonable wear and tear excepted, and that he will not commit or permit any waste.
- 5. WARRANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the premises in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated. Title to the property hereinabove described is subject to the following exceptions:
- 6. CONVEYANCE: ACCELERATION: If Grantor sells, conveys, transfers, assigns or disposes of the hereinabove-described real property or any part thereof or interest therein, by any means or method, whether voluntary or involuntary, without the written consent of Beneficiary, then at the option of Beneficiary and without notice to Grantor, all sums of money secured hereby, both principal and interest, shall immediately become due and payable and in default, notwith-standing anything herein or in the Note(s) secured hereby to the contrary.
- 7. SUBSTITUTION OF TRUSTEE. Grantor and Trustee comenant and agree to and with Beneficiary that in case the said Trustee, or any successor trustee, shall die, become incapable of acting, renounce his trust, or for other similiar or dissimilar reason become unacceptable to the holder of the Note(s), then the holder of the Note(s) may appoint, in writing, a trustee to take the place of the Trustee; and upon the probate and registration of the same, the trustee thus appointed shall succeed to all the rights, powers, and duties of the Trustee.
- 8. CIVII. ACTION. In the event that the Trustee is named as a party to any civil action as trustee in this Deed of Trust, the Trustee shall be entitled to employ an attorney at law, including himself if he is a licensed attorney, to represent him in said action and the reasonable attorney's fees of the Trustee in such action shall be paid by Beneficiary and charged to the Note(s) and secured by this Deed of Trust.
 - 9. PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute default hereunder.

IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate, has caused this instrument to be signed in its corporate name by its duly authorized officers and its seal to be hereunto affixed by authority of its Board of Directors, the day and year first above written.

(Corp	porate Name)	SEAL)
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Bright	A garmer	Z (SEAL)
	President	$\neq \Lambda_{l,\alpha}$ $\subseteq \Lambda_{l,\alpha}$ $\subseteq \Lambda_{l,\alpha}$
Parts	كد	Malyn M. Hickman ISFALI
ATTEST:		= SEAL)
SEAL - STAMP	NORTH CAROLINA, FORS	YTHCounty.
	DAVIDSON	State aforesaid, certify that DAVID H. HICKMAN AND
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Charles and the second	CHRISTOPHER B. LEAK, AS	PARTNERS OF C&D ENTERPRISES AND INDVIVIDUALLY.
OFFICIAL SEAL	1	and the second s
DEBRA SECORD		y and acknowledged the execution of the foregoing instrument. Witness my
Notory Public - North Caroline	hand and official stamp or seal, this	17THy of MARCH92
County of Davidson My Commission expires March 22, 1994		
WA COURTRASTOR: AND THE	My commission expires: 3/22/194	RESENTED FOR WALLES WHO LAND Public
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SEAL - STAMP	NORTH CAROLINA, FOR	REC 1. County
SEAL - STAMP	NORTH CAROLINA, DAVIDSON	(County)
SEAL - STANP OFFICIAL SEAL	NORTH CAROLINA, DAVIDSON a Notary Public of X428 County and	d State aforesaid, certify that SHARYN N. HICKMAN
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OFFICIAL SEAL SEAL SEAR DEBKA SECORD COUNTY OUD INC North Cord County of Davidson My Commission expers March 22, 198	My commission expires: 3/22/89 Debra Source is instrument and this certificate are duly regis	d State aforesaid, certify that SHARYN N. HICKMAN Grantor, ay and acknowledged the execution of the foregoing instrument Witness my APRIL Notary Public Tered at the date and time and in the Book and Page shown on the first page hereof.