This instrument prepared by Betty Penland P. O. Box 11285 Greensboro, N. C. 10

## RETURN TO:

EMPIRE ACCEPTANCE CO., INC.

P. O. BOX 7291
NORTH CAROLINA, COUNTY  P. O. BOX 7291  GREENSBORO, N. C. 27407
THIS INDENTURE, Entered into this & day of thrushy 19 74 by and between
THIS INDENTURE, Entered into this & day of Libruary , 19 74 by and between Bolly E. Haylor and Clistic Laylor Laylor Trustee, second party, and A & Discount Center, Inc. , third party.
of Ladyth County, first party James B. Reverbuck Trustee, second party,
and at a Discount Center, Inc., third party.
WITNESSETH, That whereas the first party is indebted to third party in the sum of Jazza Managana
for which said first party has executed and caused to be delivered to said third party one note of even date herewith for said amount,
payable in monthly installments of equal amounts, except the last, which is the same or of a lesser amount,
beginning Maich. 16, 1974, with interest after maturity at the highest lawful rate, and it has been agreed that the payment of said debt shall be secured by the conveyance of the land hereinafter described:
NOW, THEREFORE, in consideration of the sum of \$1.00 to the first party, paid by the second party, said first party, has bargained, sold, given, granted and conveyed, and by these presents does bargain, sell, give, grant and convey to the said second party
and his heirs and assigns, that tract of land inCounty, described as follows:
Being all of lots Nos 9,10, 11 and 12 on the map of the Division of the M. C. Crews Estate. This map was never recorded but has been reconstructed on the ground by the Engineers of Forsyth County Tax Supervisions Office and these lots are shown on the Forsyth County Tax Map of Kernersville Township as lots 9C, 10C, 11C and 12C in Block 2129, to which reference is hereby made for a more particular description.
TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereunto belonging, to the second party and his heirs and assigns, upon the trust and for the uses and purposes following:
If the said first party shall fail to make any payment hercinbefore specified at the due date thereof, then all remaining installments shall become due at the option of the third party, and on application of said third party, or its assignce, or any other person who may be entitled to the moneys due, it shall located at least once a week for four successive weeks; or if there be no newspaper published in some newspaper published in the county in which said land is aforesaid, for thirty days, therein appointing a day and place of sale, and at such time and place to expose said land at public sale to the highest bidder for cash, and upon such sale to convey title to the purchaser.
And the said second party after first retaining 5% of the proceeds of said saie, but not less than \$25,00 in any event, as compensation for making the saie, shall then pay the costs and necessary expenses of the saie and apply so much of the residue of said proceeds as may be necessary to discharge said note and all interest and other charges then due thereon in accordance with the terms of the note, and shall pay the surplus, if any, to said first party.
The parties of the first part agree to make timely payments of all taxes and assessments and to keep the buildings on the same premises properly insured in favor of the party of the third part as its interest may appear and it is further ngreed that if the party of the first part fails in this respect and the party of the first part fails in this respect and the party and be payable when the next installment is due under the note accurred hereby.
The parties hereto do covenant and agree that if the trustee dies, becomes incopable of acting, renounces his trust, or for other reason becomes unacceptable to the third party, then the third party may appoint, in writing, a trustee to take the place of the second party, and upon the probate and registration of the same the trustee thus apointed shall succeed to all rights and powers of the second party.
Any statement of facts or recital by said trustee in this deed in relation to the non payment of the money secured to be paid, the amount due, the advertisement, saie, receipt or one money, and the execution of the deed to the purchaser, shall be received as prima facle evidence of such fact. If said first party wise to remain in full force and effect.
And the said party of the first part, doth covenant to and agree with said party of the accord part, his heirs and assigns: That they are the owner and scized of said premises in fee simple; That they have the right to convey the same; That the same are free from any encumbrances whatsoever; That they will forever warrant and defend the title to the same from the lawful claims of all persons whomsoever; and that they will execute such further deed or deeds may be necessary or proper to carry out the true intent and purpose of this trust.
Whenever used herein, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.
IN TESTIMONY WHEREOF, the said first party does hereunto subscribe its respective names and affix its seals.
1 Buffer & Flags (SEAL)
WITNESS: Bill Will I allisia Haye (SEAL)

State of North Carolina

WITNESS my hand and official seal, this the My commission expires: 83/-76

ELX1122P0730

This instrument prepared by Betty Penland P. O. Box 11285 Greensboro, N. C. 16

## RETURN TO:

DEED OF TRUST

EMPIRE ACCEPTANCE CO., INC. P. O. BOX 7291

GREENSBORO, N. C. 27407.	
mus indentifie Entered into this day of the standard 19 74 by and between	een
All a 1/2 or and Olivia Harda	41004
NORTH CAROLINA, London COUNTY  THIS INDENTURE, Entered into this to day of Library 19 74 by and between Bolly E. Langla and Climan Langla Trustee, second pa  of Langla County, first party James B. Javes Carl Trustee, second pa  and Cli County Centre, Inc	rty,
a a Discourt Center along	irty.
the state of the s	*******
WITNESSETH, That whereas the first party is independ to third party is independ to third party is independ to the party is independent to the	ARS.
WITNESSETH, That whereas the first party is indebted to third party in the said of the said first party has executed and caused to be delivered to said third party one note of even date herewith for said am	ount,
monthly installments of equal amounts, except the last, which is the same or of a lesser am	iount,
beginning March. 10 19, with interest after maturity at the highest lawful rate, and it has been a	greed
NOW, THEREFORE, in consideration of the sum of \$1.00 to the first party, paid by the second party, said first party has gained, sold, given, granted and conveyed, and by these presents does bargain, sell, give, grant and convey to the said second	
and his heirs and assigns, that tract of land in	ounty,
described as follows:	
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the M. C. Crews Estate. This map was never recorded but has been re- constructed on the ground by the Engineers of Forsyth County Tax Super-	
visions Office and these lots are shown on the Forsyth County Tax Map	
of Kernersville Township as lots 9C, 10C, 11C and 12C in Block 2129, to	
which reference is hereby made for a more particular description.	
TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereunto below the second party and his heirs and assigns, upon the trust and for the uses and purposes following:	iging, to
begin before specified at the due date thereof, then all remaining installments shall be	ecome due ue, it shall
at the option of the third party, and on spring of the second part, to advertise said isnd in some newspaper published in the lawful for, and the duty of, the said party of the second part, to advertise said isnd in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more public places in located at least once a week for four successive weeks; or if there be no newspaper published in said county, then in three or more published.	the county bldder for
And the said second party after first retaining 5% of the proceeds of said said, but not less than \$2.00 min and \$	· · •
The parties of the first part agree to make timely payments of all taxes and assessments and to keep the object of the first part falls in this respect at in favor of the party of the third part as its interest may appear and it is further-agreed that if the party of the first part falls in this respect at in favor of the party of the first part advances any moneys in payment of such taxes, assessments or insurance premiums, the amount so expended shall be deemed print of the third part advances any moneys in payment of such taxes, assessments or insurance premiums, the amount so expended shall be deemed print of the third part advances any moneys in payment of such taxes, assessments and to keep the object the first part falls in this respect at	nd the party scipal money
The parties herelo do covenant and agree that if the trustee dies, becomes incapable of acting, rendered with and upon the probate and centable to the third party, then the third party may appoint, in writing, a trustee to take the place of the second party, and upon the probate and centable to the third party, then the third party may appoint, in writing, a trustee to take the place of the second party.	
Any statement of facts or recital by said trustee in this deed in relation to the non payment of the hundry are included as prima facts evidence of such fact. If as tisement, sale, receipt or the money, and the execution of the deed to the nurchaser, shall be received as prima facts evidence of such fact. If as tisement, sale, receipt or the money, and the execution of the deed to the nurchaser, shall not off said note and interest and discharge fully the truste, as herein declared, before such sale, then this instrument shall become null and shall not off said note and interest and discharge fully the truste, as herein declared, before such sale, then this instrument shall become null and shall not off said note and interest and discharge fully the truste, as herein declared, before such sale, then this instrument shall become null and the said of said not said the said that said the said that the said that said the said	
And the said party of the first part, doth covenant to and agree with said party of the second part, his helrs and assigns: That they are it seized of said premises in fee simple; That they have the right to convey the same; That the same are free from any encumbrances whatsoever seized of said premises in fee simple; That they have the right to convey the same; That the same are free from any encumbrances whatsoever seized of said premises in fee simple; That they have the right to convey the same; That the same are free from the lawful claims of all persons whomsoever; and that they will execute such further will forever warrant and defend the title to the same from the lawful claims of this trust.	he owner and er; That they deed or deeds
Whenever used herein, the eingular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to	to all genders.
IN TESTIMONY WHEREOF, the said first party does hereunto subscribe its respective names and affix its seal	8.
1 Bully & Days	(SEAL)
	)
" B'001/10 / Alman Hay	(SEAL)
WITNESS: HILL MANAGEMENT OF THE STATE OF THE	
and the March Counting	

tix1122P0730

STATE OF NORTH CAROLINA,COUNTY,
I,, a Notary Public do hereby certify that
personally appeared personal acknowledged the due execution of the foregoing instrument, for the purposes therein expressed.
Witness my hand and notarial seal, thisday of
My commission expires:
Notary Public
STATE OF NORTH CAROLINA,
County, is adjudged to be correct. Therefore, let the instrument, with the certificates be registered.  Witness my hand, this
Clerk Superior Court
ASSIGNMENT
STATE OF North Carolina COUNTY OF Milford
FOR WATTIE PECEIVED AND Siscourt Center Inc of Microslyna M.C.
dood hereby transfer assign, and set over to the Longine Meleplance Ca, Anc. A. Box 11282. Munsdelle, 17.
its successors and assigns, the within Deed of Trust and the Note which same secures, without recourse.
DATED This List day of selfrussy 1974.
Georgiant (V. Comporation)
Borrow Albarra
(Corporate Acknowledgement) STATE OF Latt Carolina COUNTY OF Sulford
GTATIFIE MISTI Carolina COUNTY OF Suilland
Notary Public, certify that San Alaza Libratala
before me this day and acknowledged that he/she is Blastady of the day and acknowledged that he/she is Blastady of the
a corporation, and that, by authority duly given and as the act of the corporation, the foregoing assignment was signed in its
name by its
SWORN to before me this 18 day of Lethuraly 1974.
tollhan Lindskill all the mining and the state of the sta
NOTARY PUBLIC LES LES.
My Commission Expires: 8-31-72 Q
(Partnership or Sole Owner Acknowledgement)
STATE OFCOUNTY OF
Notary Public certify that
I,
acknowledged the due execution of the foregoing assignment for and on behalf of said business.
SWORN to before me thisday of
My Commission Expires:
STATE OF NORTH CAROLINA,COUNTY.
The foregoing certificate of, a Notary Public of
is adjudged to be correct. Therefore, let the instrument, with the certificates be registered.
Witness my hand, thisday of
Clerk Superior Court

		<del></del>
STATE OF NORTH CAROLINA—Forsyth County The foregoing (or annexed) certificate of	illy I Penland, M. P.	
Guilfard Co., N. C.	give name and official title of the officer eigning the certificate	sassed upon)
is (20) certified to be correct. This the 25 th day of	5 February / 19 74.	
PRESENTED FOR REGISTRATION REGISTRATION RECORDED	Eunice Ayers, Register of Deeds  By Luck M. Darkle Deputy A	<del>agistun</del> t
FEB 25 10 12 AH '74		
FORSYTH CTY. II.C.	EXX1122P07	131

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