	$N_{\rm eff} = N_{\rm eff} + N_{e$
	PRESENTED FOR REGISTRATION
<u>.</u> 93	AND RECORDED
	JAN 21 2 39 PH "AR
	URN 21 2 351 N 00
	L.E. SPEAS
SATISFACTION: The debt secured by the within Deed of Trust together with the note(s) secured thereby has been satisfied in full.	RECISTER OF DEEDS FORSYTH CTY. N C.5
This the day of , 19	
Signed:	AB- #10.00000
	Recording: Time, Book and Page
Tax Lot NoParc	
Verified by County on the	
L.	day of, 19,
Mail after recording to Joseph_M. Coltrane, Jr.	Box
Benefecience P.O. Box	4155, MI.S. MC 27105
This instrument prepared byJOSEPR M. COLLTARE, JT Brief Description for the index	
	A DEED OF TRUST
	· · · · - · · · - · ·
THIS DEED of TRUST made this 19 day of January	. 19 88 by and between:
GRANTOR TRUST	EE BENEFICIARY
	Itrane, Jr. LOWES OF WINSTON-SALEM,
ONSTRUCTION CO.	N. C.
Enter in appropriate block for each party: name, address, and, if appropriate, cl	haracter of entity, e.g. corporation or partnership.
The designation Grantor, Trustee, and Beneficiary as used herein shall include s	and parties their beins successors and assigns and shall include singular plure
masculine, feminine or neuter as required by context.	alo panes, men nens, successors, and assigns, and shan menude singular, pun
WITNESSETH, That whereas the Grantor is indebted to the Beneficiary in the print	cipal sum of THIRTY THOUSAND AND NO/100
	Dollars (\$ 30,000.00
as evidenced by a Promissory Note of even date herewith, the terms of which Promissory Note, if not sooner paid, is <u>See terms of Note</u>	h are incorporated berein by reference. The final due date for payment of sa
Promissory Note, if hot sooner paid, is	oi cven date
NOW, THEREFORE, as security for said indebtedness, advancements and or collection (including attorneys fees as provided in the Promissory Note) and other	ther sums expended by Beneficiary pursuant to this Deed of Trust and costs
has bargained, sold, given, granted and conveyed and does by these presents t	bargain, sell, give, grant and convey to said Trustee, his heirs, or successors, at
assigns, the parcel(s) of land situated in the City ofN/A	, <u>Kernersville</u> Townshi
CorsythCo	unty, North Carolina, (the "Premises") and more particularly described as follow
BEING KNOWN AND DESIGNATED as Lot No	
Barrington Park as recorded in Plat	BCOK 30, Page 125, in the
office of the Register of Deeds of F	Forsyth County, North Carolina,
to which reference is hereby made for	or a more particular description.
to which addressed as notedy made to	t annetherous
	1030003
	BOOK IBJZPUHSZ
	воок I632Р0897
	800K 1632PUU37
C	
	BOOK 1632PUU37

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

hereinafter set fonh. If the Grantorshall pay the Note secured hereby in accordance with its terms, together with interest thereon, and any renewals or extensions thereof in whole or in part, all other sums secured hereby and shall comply with all of the Covenants, terms and conditions of this Deed of Trust, then this conveyance shall be roll and void and may be cancelled or incruct at the request and the expense of the Grantorshall expenses of the Grantorshall comply with all of the Covenants, terms and conditions of this Deed of Trust, then this conveyance shall be roll and void and may be cancelled or incruct at the request and the expense of the Grantorshall be any default (a) in the payment of any sums due under the Note, this Deed of Trust or any other instrument securing the Note and such default is not cured within the (10) days from the due date, or thil if there shall be date or negicat to comply with the covenants, terms or conditions of the Note secured hereby, or any other instrument securing the Note and such default is not cured within fifteen (15) days after written notice, then and in any of such events, without further notice, is shall be tawly for and the duy of the Truster, upon request of the Beneficiary, to self the land herein conveyed at public auction for cash, after having fors giving such notice of hearing as to commencement of forecdoure proceedings and obtained such findings to feave of cours at may then be required by law and giving such notice and adventising the time and place of such sale in such manner as may then be provided by law, and upon such and any resides and upon instant of the submersed in this Sucersen him in such manner as the Trustee returns the complants. The proceedings under power of sale to convey tille to the purchaser in as full and ample manner as the Trustee returns this conversion, the result to convey the manner as the trustee, the amount suce proceedings under power of sale shall after the Trustee returns his conversion, together with reasonable ato

provisions hereof and otherwise as required by the then existing law relating to foreclosures, the amount due on the Note hereby secured and advancements and other sums expended by the Beneficiary according to the Soft of the state or the maintum sum of 5 500 ° 00 whichever is greater, for a completed of five per cent 15% of the outstanding indebendences or the above stated maintum sum of some state data partial completed on the period by the then existing law relating to foreclosure; to maintum sum of some state data partial completed on the period by the some state data partial completed on the period by the period state state and agree with the Software issues a notice of hearing on the right to foreclosure; one-bail (b) thereof after issues of state notice; three-fourths (b) thereof after such hearing; and the greater of the full commission or minimum sum after the initial sale. And the said Grantor does hereby covenant: and agree with the Trustee as follows: 1, INSURANCE. Grantor thall keep all immements on state the initial sale.

And the said Grantor does hereby covenant and agree with the Trustee as follows: 1. INSURANCE. Grantor shall keep all improvements on said land, now or hereafter erected, constantly insured for the benefic of the Beneficuary against loss by fire, windsorm and such other casualities and contingencies, in such manner and in such companies and for such amounts, not less than that amount necessary to pay the sum secured by this Deed of Trust, and as may be sustantory to the Beneficuary. Granton shall purchase such insurance, pay all premiums therefore and shall deliver to Beneficuary such policies along with evidence of premum payment as inorga as the Noise excured herefore remains upaid. If Grantor shall purchase such insurance, pay premiums therefore of cliver said policies along with evidence of permum thereon, then Beneficuary, at his option, may purchase such insurance. Such amounts paid by Beneficiary shall be doed to the pay premiums therefore of cliver said policies along with evidence of permum thereon, then Beneficuary, at his option, may purchase such insurance. Such amounts paid by Beneficiary shall be added to the principal of the Noise secured by this Deed of Trust, and shall be due and payable upon demand of Beneficuary. All prevents more smartared shall at the option of Beneficiary be applied to the debt secured hereby and if payable in unsufficience, all private or to the repart or inconstruction of any improvements located upon the Property.

hereby and it payable in installments, applied in the inverse order of maturity of such installments or to the repart or reconstruction of any improvements located upon the Property. 2. TARES, SCHSSENS, CHARGES, Control shall pay all taxes, assessments and charges as may be lambable, less degates and Premises with mitiny (30) days after the same shall become due. In the event that Grantor fails to to pay all taxes, assessments and charges as herein required, then Beneficuary, at his option, may pay the same and the amounts to pad shall be added to the principal of the Note secured by this Deed of Trust, and shall be due upon demand of Beneficiary. 3. ASSIGNMENIS OF REVEX AND PROFITS. Grantor assigns to Beneficuary, on the event defaults all nerth and profix mom the land and any improvements benefor and allowers. Beneficuary to enter upon and take powersen of such band amprovements to rest smeare, at any maximable rate of the Beneficuary and are reducting terms and with removersents benefor and advective Beneficuary to reter upon and take powersen of such band amprovements to rest smeare. All any ather above the ensure of efficiant data is not there ensure of viccion in a such the remover and attake the metric and any different structure of the maximal default on the term iter of a data rest detained terms am west of returns and or viccion in a advective Beneficuary to the ensure of a such the remover and a take to the terms and a rest of the remover of returns and a rest of the remover of returns and a rest of the remover of the terms and a rest of the remover of the terms and provisions of the size of any of the above desched property universe as providing the rest viccion and a rest of the remover of the terms and the terms and provisions of the size of true and a size of the remover of the size of true and a size of the remover of the remover that and a rest of the remover of the size of the remover of the remover of the terms and the rest of the remover of the size of the remover of the size of the re

requirements respecting the Premises or their use, and that he will not commit or permit any wase. 6. CONDENNATION. In the event that any or all of the Premises shall be condemned and taken under the power of enument domain, Grantor shall give immediate written notice to Beneficiary and Beneficiary shall have the triber of the independent and the right to such damages hereby is assigned to Beneficiary who shall have the discrition to apply the amount so rectived, or any part thereof, to the indebtedness due hereunder and if payable in installments, applied in the meets order of maturity of such installments, or to any alteration, repair or restoration of the Premises by Grantor.

uncerval, to the instances and in parameter and in parameters applied in the instances of second or second and an extent, repair of resolution of the removes have 7. WARRANTIES, Crantor covenants with Trustee and Beneficiary that he is secied of the Premises in Second in the neght to convey the same in the second with the second and the result of an and the result of the removes have and the result of the removes have and the result of the result of the resolution of the removes have and the resolution of the removes have and the resolution of the removes have a development of

Subject to easements, rights of way and restrictions of record, if any

Subject also to a first Deed of Trust to Preferred Savings Bank, Inc.

B. SUBSTITUTION OF TRUSTEE. Grantor and Trustee covenant and agree to and with Beneficiary that in cave the said Trustee, or any successor trustee, shall die, become incapable of acting, renounce his trust, or for any casion like holder of the Note devires to replace and Trustee, then the holder may appoint, in widing, a trustee to take the place of the Trustee and upon the probate and registration of the same, the trustee thus appointed half succeed to all trusts, owers and during of the trustee. The FOLLOWING PARAGRAPH, 9. SALE OF PREMISES, SHALL NOT APPLY UNLESS THE BLOCK TO THE LEFT MARGIN OF THIS SENTENCE IS reason the holder of shall succeed to all

x MARKED AND/OR INITIALED.

MARKED AND/OR INITIALED.
9. SALE OF PREMISES: Crantor agrees that if the fremises or any part thereof or interest therem is sold assigned transferred, convexed or otherwise alienated by Grantor, whether soluntarily or involuntarily or by operation of law (other than: (i) the creation of a lien or other encumbrance subordinate to this Dred of Trust which does not relate to a transfer of rights of occupancy in the Premises; (ii) the creation of a purchase money security interest for household applances; (iii) a transferred security or less not certain or other renound and there (1) years or less not certain or other renound and the there (1) years or less not certain or other renound and there (1) years or less not certain or other renation or other renound and there (1) years or less not certain or other renations; (iii) a transferred and applances; (ivi) a transferred and a Grantor; (ivi) a transferred and a greement; (ivi) the grant section of the and the certain of a method and there (1) years or less not certain or discuption of marrage, legal separation or from an incertain section of a curchase; (ivi) the spowe or childen of the Grantor become the owner of the Premises; (ivi) a transferred and intervolving from a descuption of the spowe or childen of the Grantor become the owner of the Premise; (ivi) a transferred and intervolving from a descuption of the spowe or childen of the Grantor become the owner of the Premise; (ivi) a transferred and intervolving from a descuption of the applances; (ivi) a transferred and intervolving from a descuption of transferred and becomes; (ivi) a transferred and intervolving from a descuption or pranteer), by whot the spowe or the Grantor is the Grantor is the formers; (ivi) the transferred and intervolving from a descuption or pranteer), by whot the form or intervolving from addition the spowe or childen of the Grantor is a spower ore or other there and the s Integrate of opportion to an important the integration of the covenants or obligations contained herein or in any other instrument pixel as additional security for the Note secured hereby, the Beneficiary may, but without 10, ADVANCENENTS. II Grantor shall fail to perform any of the covenants or obligations contained herein or in any other instrument pixel as additional security for the Note secured hereby, the Beneficiary may, but without a shall be due from Grantor on demand of the Beneficiary. No advanced shall be added to be principal sum shall be an error and the anter provided in the Note secured hereby for sum due after default of shall be due are removed in the Beneficiary. No advanced shall be added to be principal sum shall be are removed in the Note secured hereby for sum due after default on shall be due are removed in the Beneficiary. No advanced shall be added to be principal sum shall be are removed in the Note secured hereby for sum due after default obligation, make and shall be due 11. NDEMNITY. If any source or second and a structure or second and any source or second any source or second and any source or second any so

ater relating and shall be bee and payable on demand. 12. WAVERS, Grantor waikes all rights to require mashalling of assets by the Trustee or Beneficiary. No delay or unitshon of the Trustee or Beneficiary in the exercise of any right-power or remedy ansing under the Note or this Deed of Trust shall be deemed a waiker of any default or acquiexcence therein or shall impair or waike the exercise of such right, power or remedy by Trustee or Beneficiary at any other time. 13. CIVIL 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 lee of the Trustee in such action shall be paid by the Benefic any and added to the principal of the Note secured by this Deed of Trust and bear interest at the rate provided in the Note for sum due after default.

e rare provided in the rote to a sum one one of the sum is secured by a lien to which this Deed of Trust is subordinate shall constitute default hereunder. 15. OTHER TERMS

IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate, has c authority of its Board of Directors; the day and year first above written.	aused this instrumen	t to be signed in its corporate name by its duly authorized officers and its seal to be hereunto affixed by
1 Cor. 3:40; 14 J.O.Y. Construction Co.	Only	(SEAL)
By: Pil glan	ck Ink	(SEAL)
ATTEST: 2 47 99	e Blac	BOOK 10 3 C F U D J D
Secretary (Corporate Seal)	ñ	(SEAL)
a notary public, John J. Spadatorn (Name of President or Vice President) of the 1 Cor. 3:10,11 J. O.Y. Construction	19 <u>88</u> , pe	TY
(Name of Corporation) instrument in writing is the Corporate Heal of said	Corporatio	n

 CIVIL ACTION. In the event that the Trustee is named as attorney, to represent him in said action and the reasonable attor her rate provided in the Note for sums due after default.
 PRIOR UENS, Default under the terms of any instrument 15. OTHER TERMS. nploy an attorney at law, including himself if he is a licensed of the Note secured by this Deed of Trust and bear interest at a party to any civil action as Trustee in this Deed of Trust, the Trustee shall be en-tey's fee of the Trustee in such action shall be paid by the Beneficiary and added to it which this Deed of Trust is subordinate shall constitute defa IN WITNESS WHEREOJ authority of its Board of C intor has hereunto set his hand and seal, or if corporate, has caused this instrument to be the day and year first above written. red in its corporate name by its duly authorized officers and its seal to be hereunto affixed by -(Corporate Name) Use Black Ink Only J.O.Y. Construction Co. Cor. 1 (SEAL) By: (SEAL) THEOREM BOOK ATTEST (SEAL) cretary (Corporate Seal) (SEAL) STATE OF NORTH CAROLINA Forsyth _COUNTY -This 21 st day of January , A.D., 1988., personally came before me, Shelly, A. Vickers natation - Cho a notary public, , who, being by me duly sworn, says that he is President J.O.Y. Construction of the LCar 3:10 11 , and that the seal affixed to the foregoing or annexed instrument in writing is the Corporate Seal of said Corporation, and that said writing was signed and sealed by him in behalf of said Corporation by its authority duly given. And the said_ J. Soodattors John OFFICIAL SEAL acknowledged the said writing to be the act and deed of said Corporation. blic-Herth Ci I do certify that I am not a party to the attached instrument. BHELLY A. VICKERS POREYTH COUNTY WITNESS my hand and official seal, this 21 St day of January 19.8% 8 Seal must appear here. Seal must be impressed sufficient for the notary's name to be readable. Stroll1 Notary Public My commission expires. 4-14-92 STATE OF NORTH CAROLINA-Forsyth County The foregoing (or annexed) certificate ଚ୍ଚା<u>ଙ୍</u> 19 88 is (are) certified to be correct. This the day of L. E. Speas, Register of Deed na By Deputy-Probate and Filing Fee \$_ paid. 1632 p 0899