,		<u></u> 83		
			PRESENTED FOR REGISTRATION AND REL TOED	
			Haa 16 2 11 PH 188	
SATISFACTION: The debt secured by the w with the note(s) secured thereby has been This the day of Signed:	satisfied in fu!l. , 19	Recording: Time Boo	LE SPLAS RECISTER OF DEEDS FORSYTH CIY. N.C.	pd
ax Lot No	Parce	Identifier No.		
/erified by				
ру			· · · · · · · · · · · · · · · · · · ·	
Aailafter recording to Jsoeph M. (
his instrument prepared by Joseph M.				
the Description for the index	13. Barrington			
			T TOUCT	
HIS DEED of TRUST made this 19 day of	H CAROLINA January		, 1988, by and between:	
GRANTOR	TRUSTE		BENEFICIARY	
COR. 3:10,11 J.O.Y. DNSTRUCTION CO.	JOSEPH M. COL	TRANE, JR.	KERNERSVILLE LUMBER	со.
Enter in appropriate block for each party: name, a The designation Grantor, Trustee, and Beneficiary				singular, plura
masculine, feminine or neuter as required by cont	ext.			
WITNESSETH, That whereas the Grantor is indebted AND NO/100	d to the Beneficiary in the princi	palsum of	1 11003AND 11VE 110ND	00
AND NO/100 as evidenced by a Promissory Note of even date Promissory Note, if not sooner paid, is <u>See</u>	herewith, the terms of which	are incorporated here	Dollars (\$) on by reference. The final due date for p	payment of sai
NOW, THEREFORE, as security for said indebt collection (including attorneys fees as provided in ti has bargained, sold, given, granted and conveyed assigns, the parcel(s) of land situated in the City of	edness, advancements and oth he Promissory Note) and other i l and does by these presents b	er sums expended by aluable consideration, argain, sell, give, grant	Beneficiary pursuant to this Deed of Tri the receipt of which is hereby acknowled and convey to said Trustee, his heirs, or	ged, the Granto successors, an
assigns, the parcel(s) of land situated in the City of . Forsyth	H/_B	nty North Carolina (1	he "Premises") and more particularly desc	rownsng
				nocu aj luguw:
BEING KNOWN AND DESI Barrington Park as	recorded in Pla	t Book 30,	page 126, in the	
office of the Reg Carolina, to which r	ister of Deed	s of Fors	syth County, North	
description.		-	-	

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TO HAVE AND TO HOLD said Premises with all privileges and appr nces thereunto belonging, to said Trustee, his heirs, successors, and assigns forever, upon the trusts, terms and conditions,

hereinater set forth. If the Cannot shall pay the Note secured hereby in accordance with its terms, together with interest thereon, and any renewals or extensions there if 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 nuity default fails in the payment of any sums due under the Note. This core any since that the million of a substant within the rest there with a structure thereby, or any failure or negative default fails in the payment of any sums due under the Note. This to any other instrument securing the Note a 'd such default is not cured within the ritt of days from the due date. or (b) if there shall be default if any of the other covenants, terms or conditions of the Note secured hereby, or any failure or negate to comply with the covenants, terms or conditions contained whay from the due date. or (b) if there shall be any Note and such default is not cured within filteen (15) days inter written notice, the shall be tank in the note of the all be tank in any of the Trustee, upon request of the Beneficiany, to self the land herein conveyed at public auxies in for cash, after having fing going such notice of heatings and obtained such findings or leave of count as may then be provided by law proceedings under power of sale to convey life to the purchaser in a shull and ample manner as may then be provided by the authorage to return an atomey to represent him in such proceedings. Under power of sale to convey life to the purchaser in a shull and ample manner as the rustee nearbowerd. The Trustee entains having the commission, logether with manovable atomeys less incurrent by the Trustee rust on such proceedings, be authorage to return an atomey to represent him in such proceedings. But hol limit to the conversion is but not limit due, but hol limit to conversion in such proceedings of the Sale shall be not the rustee retainshall be commission, logether with manovable atomeys th

shall be due and payable upon demand of Beneficiany 3. ASSIGNMENTS OF RENTS AND PROTISS. Grantor assigns to Beneficiany, in the event of default, all remained profits from the land and any protein themen and authorizes Benefician to entry upon and take provision disuch land and improvements themen and authorizes Beneficiany, in the event of default, all remained profits from the land and any protein themen and authorizes Beneficians to entry upon and take provision disuch land and improvements to entry interaction and take provision and with remained to the second profits from the land and any protein the second profits of the second profits from the land and any other and authorizes Beneficians to use of the second profits from the land and any other and take provision and take mental

5 WASTE. The Grantor covenants that he will keep the Premises herein convexed in as pood order incluin and condition as they are now incaschable wear and tear evoluted, and will comply with all govern equirements respecting the Premises or thoir use, and that he will not commit or permit any waste. rea requirements respecting the memory of the function of a contrast present and makes where the power of empertations what give immediate wither notice. Therefore, and Benefociary shall have the right to receive and collect all damages awarded by reason of such taking, and the right to such damages herefore, is assigned to Benefociany what have the discretion to apoint to receive and collect all damages awarded by reason of such taking, and the right to such damages herefore, is assigned to Benefociany who shall have the discretion to apoint to receive and collect all damages awarded by reason of such taking, and the right to such damages herefore, is assigned to Benefociany who shall have the discretion to apoint of the premises who be condemoned on any part terrol, to the undertextends to due hereunders and it parts in interfaments and uneven over of the here. In the here here to receive and the premises by Grantor to apoint of the premises berefore to apoint of the premises by Grantor to apoint of the premises berefore to apoint of the premises berefore to apoint of the premises by Grantor to apoint of the premises berefore to apoint of the premises by Grantor to apoint of t

7. WARRANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the Premises in ter simple has the night to convex the same in tee simple that tele in marketable and tree and clear of all encumbrances, and that he will warrant and defend the tale against the fawful claims of all periods whomsion er, incept for the encentions between stated. Tale to the property here nabove described is subject to be following exceptions:

Subject to easements, rights of way and restrictions of record, if any and to a Deed of Trust to Preferred Savings Bank, Inc. recorded in Book 1577, page 1307 and a second deed of trust to Lester Development Corporation recorded in Book 1577, page 1311.

B. SUBSTITUTION OF TRUSTEE. Grantor and Trustee covenant and agree to and with Brineticians that in case the suid Trustee or any successor trustee, shall deliver and the problem of the same the trustee busines of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines provided the trustee of the Trustee and upon the problem of the same the trustee busines provided the trustee of the Trustee and upon the problem of the same the trustee busines provided the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee busines of the trustee of the Trustee and upon the problem of the same the trustee of the Trustee and upon the problem of the trustee of the trustee of the Trustee and upon the problem of the trustee of the trustee of the Trustee and upon the problem of the trustee of the trustee of the Trustee and upon the problem of the trustee of the trustee of the Trustee and upon the problem of the trustee of reason the hold shall succeed t I TO ALL TABLE DAVID AND ADDRESS AND ADDRESS AND A DAVID AND ADDRESS THE BLOCK TO THE LEFT MARGIN OF THIS SENTENCE IS MARKED AND/OR INITIALED.

 MARKED AND/OR INITIALED.
 SALE OF PREMISES. Charator agrees that if the Premises or any put thereof or interest therein is wold asserted transferred contensive allenated by Grantor agrees that if the premises or any put thereof or interest therein is wold asserted transferred contensive allenated by Grantor agrees that if the premises or any put thereof or interest there or its with down not register to a transferred to contensive allenated by Grantor agrees that if the premises or any put thereof or interest to the down not register to a transferred contensive allenated by Grantor agrees to the premises. If the creation of a putchase many security interest for household applications of law on the premises of the premises. If the creation of a putchase many security interest for household applications allow regulation of law on the down for the governor to the premises. If the premises is all a transferred to a fail at rest to a subscription of law into the governor to the putchase. What the premises what a transferred is allow regulations agreement or from an incidental property witherest agreement by which the upower the convect of Grantor Score method applications agreement or from an incidental property witherest agreement by which the upower the convect of Grantor Score method applications agreement or from an incidental property witherest agreement by which the Upower the convector Convector Barrows and whether the premises and the premises agreement or from an incidental property witherest agreement by which the provide transferred and the premises and the premises are the rest or all and the premises and thepremises agreement and the premises an 11. INDEMNITY. If any suit or proceeding be brought against the Trustee or Beneficiary or Lany suit or proceeding be brought against the Trustee or Beneficiary or Lany suit or proceeding be brought against the Trustee or Beneficiary international detends and on demand reinburne Trustee or Beneficiary from any loss, cost, damage or expense and any sums expended by Trustee or Beneficiary structer or the Note secured hereby for the debut and shall be dead shall be dead or demand reinburne Trustee or metericary international detends of the Note secured hereby for the debut and shall be due and payable on demand the Note secured hereby for the debut and shall be due and payable on demand the Note secured hereby for the debut and shall be due and payable on demand. n fy and hold

ter deal and shall be due and provide in require marchalling of avery by the Trustee or Beneficiany. No defay or omission of the Trustee or Beneficiany in the every ending to the require marchalling of avery by the Trustee or Beneficiany. No defay or omission of the Trustee or Beneficiany in the every ending to the require marchalling of avery by the Trustee or Beneficiany at any other time. 13. CNIL 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 tomey, to represent him in sid action and the exoting atomny size of the Trustee in such action shall be paid by the Benetic usy and added to the principal of the Note secured by this Deed of Trust and bear interest at the rest and added to the principal of the Note secured by this Deed of Trust and bear interest at the rest and added to the principal of the Note secured by this Deed of Trust and bear interest at the rest and added to the principal of the Note secured by this Deed of Trust and bear interest at the rest and the rest of the trust and at th

14, PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute default hen

15. OTHER TERMS.

IN WITNESS WHEREOF, the Grantor has here authority of its Board of Directors, the day and	unto set his band 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 year first above written.	iy
(Corpora		
	<u>).Y. Gonstruction</u> Co.Õ	.)
By:	Alson (SEAL	3
ATTEST: 1) 9	/ (SEAT	3
	1 55 erretary (Corporate Seal) (SEA)	5)
SEAL-STAMP	NORTH CAROLINA, County.	-
	I, a Notary Public of the County and state aforesaid, certify that	
	Granto personally appeared before me this day and acknowledged the execution of the foregoing instrument. Witness my hand an	
Š	official stamp or seal, this day of, 19	
	My Commission expires: Notary Publi	C
SEAL-STAMP	NORTH CAROLINA,QUUUUUU,County.	
	NORTH CAROLINA,County. I, a Notary Public of the County and state aforesaid, certify that	-
OFFICIAL SEAL	Personally appeared before me this day and acknowledged thathe is Secretary of	
JANE C. ELLIS	1. Cor. 3:10,11 J.O.Y. Construction Co a North Carolina corporation, and that by authority du	
My Commission Exercise	iven and as an act of the corporation, the foregoing instrument was signed in its name by its	-
	President, sealed with its corporate seal and attested by <u>Alans</u> as its <u></u>	<i>i</i> •
	My Commission expires: 4.7.92. Notary Public	C
The foregoing Certificate(s) of	Ime C. Ellis, NP Forsuth CO. NC	-
is centiled to be correct.) This insue	ment and this service as shown on the first page hereof	Y
Ву	ILE SPEAS, REGISTER OF DELEDS REGISTER OF DEEDS FOR FORSYTH COUNT	
N. C. Bar Assol. Form No 5 - 1976 Re	siscul - September 1985 • Printed by Agreement with the N. C. Bar Assoc 1981 • James Watams & Co., Inc. • Box 127 • Yadhunule, NC 22055	

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