Portersof

Drafted by: W. Joseph Burns 24

STATE OF NORTH CAROLINA

## COUNTY OF FORSYTH

TRUSTEE'S DEED OF REAL ESTATE

THIS INDENTURE made this //b day of // mcl\_,1989 between W. JOSEPH BURNS, Trustee in Bankruptcy for I Cor. 3:10,11 J.O.Y. Construction Co., d/b/a Joy Construction Company, John Spadafora, party of the first part, and Hubbard Realty party of the second part;

# WITNESSETH

The party of the first part, by virtue of the power and authority given in and by an Order of the United States Bankruptcy Court for the Middle District of North Carolina entered on the 8th day of March 1989 copy of which is attached hereto and incorporated by reference as Exhibit "A" and in consideration of Ten Dollars and Other Valuable Consideration (\$10.00 and OVC), lawful money of the United States of America paid by the party of the second part, does hereby grant, convey and release unto the party of the second part, his heirs and assigns forever, that certain tract of real property lying and being in Forsyth County, North Carolina, and being more particularly described as follows:

AS MORE PARTICULARLY DESCRIBED IN THE ATTACHED EXHIBIT "B"

Together with the appurtenances and also all of the estate which the aforesaid I Cor. 3:10,11 J.O.Y. Construction Co., d/b/a Joy Construction Company, John Spadafora had at the time of filing bankruptcy in the aforesaid United States Bankruptcy Court for the Middle District of North Carolina in said premises, and also the estate therein which the party of the first part has or has power to convey or dispose of as Trustee in Bankruptcy for I Cor. 3:10,11 J.O.Y. Construction Co., d/b/a Joy Construction Company, John Spadafora

To have and to hold the premises herein granted unto the parties of the second part, their heirs and assigns forever.

IN WITNESS WHEREOF the party of the first part has hereunto set his hand and seal the day and year first above written.

um

W. Joseph Burns, Trustee in Bankruptcy for/1 Cor. 3:10,11 J.O.Y. Construction Co., d/b/a Joy Construction Company, John Spadafora (a copy of the appointment of Trustee is attached hereto as Exhibit "C".)

STATE OF Real Estate = Excise Tax 1 8.00 APR21'89 P.B. 10723

m 1665 p1935

(SEAL)

STATE OF NORTH CAROLINA COUNTY OF FORSYTH

I, Sherry V. Bolens, a Notary Public of Forsyth County, do hereby certify that W. Joseph Burns, Trustee in Bankruptcy for I Cor. 3:10,11 J.O.Y. Construction Co., d/b/a Joy Construction Co., John Spadafora, personally appeared before me this day and acknowledged the execution of the foregoing deed of conveyance.

Witness my hand and notarial seal this the 16% day of Mark , 1989.

)

}



Novary Public

My Commission expires: 1-27-93

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

STATE OF NORTH CAROLINA - COUNTY OF FORSYTH The foregoing certificate of <u><u>Dhewy</u> <u>U.B.dens</u> Public of Forsyth County, N.C., is certified to be correct.</u> , Notary This the 21st day of April \_\_\_, 1989.

Register of Deeds L. E. SPEAS, REGISTER OF DEEDS By: Deputy

Probate and filing fees  $\underline{A}, \underline{A}, \underline{A}, \underline{A}$  paid.

PRESENTED FOR AND RECORDED

APR 21 1017 AN '89

LE SPEAS RECLIER OF DEEDS FORSYTH DTY, NO.1 Y

a 1665p1936

#### EXHIBIT "A"

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

IN RE:

and the second sec

1 COR. 3:10,11 J.O.Y. CONSTRUCTION CO., d/b/a Joy Construction Company, John Spadafora,

Debtor.

	A	ELED
Case No.	B-88201.5	1939 B 1939 B
• `	E	Bersi Gre Stort
	Ŷ	ATUTI VE
	_	

111113

### ORDER CONFIRMING PUBLIC SALE OF LOT 13 IN BARRINGTON PARK AND LOT 22 IN WINDSOR PARK AND INCORPORATING PRIOR ORDERS OF JUDGE TART TRANSFERRING ALL LIENS, CLAIMS AND ENCUMBRANCES TO PROCEEDS INTO THIS ORDER

THIS MATTER coming on to be heard and being heard this 23rd day of February, 1989 before the Honorable James B. Wolfe, Jr., United States Bankruptcy Judge for the Middle District of North Carolina, in Greensboro, North Carolina for hearing on Public Auction of Real Property on February 18, 1989 Subject to Confirmation. The Court, after reviewing the record, the Application and statements of counsel, finds and concludes that:

1. W. Joseph Burns, attorney for Trustee/Trustee and Robert Hedrick, attorney for Preferred Savings Bank, were present.

2. The Honorable Jerry G. Tart on February 16, 1989 transferred all liens and claims to proceeds and allowed a public auction of Lot 13 in Barrington Park and Lot 22 in Windsor Park,, Forsyth County, North Carolina, more particularly described in Exhibit A attached hereto, by public auction on February 18, 1989 subject to confirmation of the Court.

3. The last and highest bid for Lot 13 in Barrington Park was \$170,000.00 by Preferred Savings Bank, and the last and highest bid on Lot 22 in Windsor Park was Hubbard Realty in the amount of \$118,000.00.

4. The sale was well-advertised in the Greensboro, Kernersville and Winston-Salem newspapers, there were sixteen (16) registered bidders at the auction, and the Trustee believes that while he hoped to realize more out of the sale, that the estate would be best served by approving the sales to the last and highest bidders.

5. It is in the best interest of the estate to confirm the public sales of the two lots to the last and highest bidders.

6. Judge Tart by prior Order entered February 23, 1989, transferred all liens, claims and encumbrances to proceeds except for ad valorem property taxes.

MOX 1665P1937

IT IS THEREFORE ORDERED that the public sale of Lot 13 in Barrington Park to Preferred Savings Bank for \$170,000.00 is hereby confirmed.

IT IS FURTHER ORDERED that the public sale of Lot 22 in Windsor Park to Hubbard Realty for \$118,000.00 is hereby confirmed.

IT IS FURTHER ORDERED that the prior Orders of Judge Tart transferring all liens, claims and emcumbrances except for ad valorem property taxes on said real estate to proceeds are incorporated into this Order.

Entered this \_\_\_\_\_ day of March, 1989.

# JAMES B. WOLFE, JR.

Honorable James B. Wolfe, Jr.

IT IS DIRECTED THAT A COPY CA THIS ORDER BE SERVED ON THE PARTIES IQ THIS ACTION BY.

AND A CERTIFICATE OF SERVICE BE FILED WITH THE COURT WITHIN 3 DAYS.

-----

The state of the s

166591938

「ないないない」ではないないでは、それないないですが、「していないないないないない」というないです。

Exh.	A (	(4	Pas)
------	-----	----	------

### UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF NORTH CAROLINA

IN RE: .

1 COR. 3:10,11 J.	.o.Y.
CONSTRUCTION CO.	
Joy Construction	Company,
John Spadafora,	£

Debtor.

teres and the many start with the second to be a substitute of the transmission of the second to be substituted

and the second state and the second state and the second state with the second state and the second state second second states and the second states

Case No. B

1665P1939

ORDER DENYING OBJECTION TO SALE OF PROPERTY BY PREFERRED SAVINGS BANK. INC., ALLOWING PUBLIC SALE SUBJECT TO CONFIRMATION, TRANSFERRING ALL LIENS, CLAIMS AND ENCUMBRANCES TO PROCEEDS AND SETTING CONFIRMATION HEARING ON SALE

THIS MATTER coming on to be heard and being heard this 16th day of February, 1989 before the Honorable Jerry G. Tart, United States Bankruptcy Judge for the Middle District of North Carolina, upon Application by Trustee for Public Sale of Certain Real Property Subject to Confirmation and to Transfer Liens and Claims to the Proceeds of Sale. The Court, after considering the record and statements of counsel, finds and concludes that:

1. W. Joseph Burns, attorney for Trustee/Trustee was present. Attorney Charles H. Harpe, II for Preferred Savings Bank, Inc. was also present.

2. Among the assets in the Debtor's estate are two tracts of real property located in Kernersville, Forsyth County, North Carolina, more particularly described as Lot 13, Barrington Park and Lot 22, Windsor Park. See Exhibit A for a more accurate description.

3. There are numerous liens of record, most of which have been transferred voluntarily by the creditors through a Consent Order previously entered by this Court on the 25th day of January, 1989.

4. Two creditors on Barrington Park refused to sign the Consent Order - Preferred Savings Bank, Inc. and David Booe d/b/a Piedmont Electric of Winston-Salem. There appears to be equity over and above the first liens on both tracts and more money should be realized from an auction of the property subject to confirmation of the Courts than by foreclosure proceedings.

5. It is in the best interest of the estate that all liens be transferred to proceeds and the property sold free and clear of all liens except for ad valorem property taxes.

6. The sale has been scheduled for February 18, 1989 at 2:00 p.m. and at 2:30 p.m. with the Confirmation Hearing to be held on February 23, 1989 in Greensboro, North Carolina before the Honorable James B. Wolfe, Jr.

IT IS THEREFORE ORDERED that (a) the Objection to Sale by Preferred Savings Bank, Inc. is hereby denied; (b) all liens, claims and encumbrances are hereby transferred to proceeds and the property is to be sold free and clear of all liens, claims and encumbrances except for the ad valorem property taxes.

And the state of the

والمناسبة والمالية المتحال والمرجع والمحالية المجر يتشقوه وماليكون

•

IT IS FURTHER ORDERED that the Confirmation Hearing on the sale of these two lots will be held on February 23, 1989 at 9:30 a.m. in Greensborg, North Carolina before the Honorable James B. Wolfe, Jr.

Entered this 23rd day of February, 1989.

## HERRY, G. TARTI

Honorable Jerry G. Tart

in a serie that the series of the series of

IT IS DIRECTED THAT A COPY OF THIS CROSS 32 CENTED ON THE PARTIES TO THIS ACTION BY

Fructur AND A CERTIFICATE OF SERVICE BE FILED WITH THE COURT WITHIN 3 DAYS.

1665pi940

		Baniratio	~ Park
	EXHIBIT A - Page		7
	-/.	72	<b>\</b>
	Excess The marks	AFGISTER OF DEEDS	ý 
• •	Verified by County on County on by Address: Yau Da Lane Kernersville. H.C.		- .:
	Mail after recording to Coltum B   This instrument was prepared by THOMAS W. PRINCE   Ersef description for the index Lot 13. Barringto	•	
	NORTH CAROLINA GENI		
	THIS DEED made this 14 day of November	1786 . by and between	<u> </u>
	GRANTOR LESTER DEVELOPMENT CORPORATION	CRANTEE 1 COR. 3:10. 11 J.O.Y. CONSTRUCTION CO. P.C. De. 672 Con - 25. 10 - 25 - 2736"	
	The designation Grantor and Grantor as used herein and, if appropriate block for each pacing manne, address, and, if appropriate disgular, plural, masculine, femanine or neuter is with NESSETIL, that the Grantor, for a valuable consideration action of the Grantor, for a valuable consideration of the City of FURSTITI County, North Caratina and more present as recorded in PL Office of the Register of Deeds of Carolina, to which reference is hidescription.	actude and parties, their heirs, successers, and assigns is required by context. In paid by the Grantes, the receipt of which is h , soil and convy unto the Grantes in for simple, all Kernersville Tawn particularly described as follows: : 13 as shown on the Plat of at Book 30, page 126 in the of Forsyth County, North	ereby
		•	
	· · · · · · · · · · · · · · · · · · ·		•
	R.C. Bop damer Form No. J & 1916, Roward 1917. Burn to against out in 91 (pr ann 46)		1941 _
	in the second second The second se The second se The second s		an a

,

. . . . .

•••

	EXHIBIT A - Page 2 of 2	
	•••	
	Destefly: Bruce R. Hubbard 127	
	HALL HURPAND WEALTY, 289 3. Stratford Rend. Winston-Sales, N.C. 27103	
	Hui fature tas bils to: J.O.Y. Constitution Co.s. Inc. P. O. Rox 692, Kernersville, NC 27285	
	THIS CORPORATION DEED, made the 15 day of June . 19 57, by PENNSTON CONP.	
	- A Comparison of Western Scient, Format Constru	
	North Cereina, party of the first part, to COR 1:10.11 J.O.Y. CONST start tone	
	the unit antity of the first that the consideration of	
	15 10.00 5. OVE) and other valuable considerations to it paid by pert	:•
	buunded as follows:	
	·.	
	ESING ENDER AND DESIGNATED as Lot Number(s) <u>12</u> as shown on the map of WINDSON PARE (Section I), as Revised, recorded in Plat Book 30, page 199, in the Office of the Register of Deeds of Porsyth County, North Carolina, reference to which is hereby made for a more particular description.	
	SUBJECT to essements, restrictions and rights-of-way of record.	
	-	
	THE TOT 101 (1) 1 10 (2) 1 100 22	
	TO HAVE AND TO HOLD the advectant tract, parcel or lat of land, all privileges and apperturances therets belonging to the and pert 	
	TO HAVE AND TO HOLD the advected tract, parcel or lat of land, all privileges and apportiziances therets balonging to the and part 	
	TO HAVE AND TO HOLD the advected tract, pascel or lat of land, all provinges and sypertransme thereto belonging to the and part 	
	TO HAVE AND TO HOLD the advected tract, parcel or lat of land, all privileges and apportiziances therets balonging to the and part 	
	TO HAVE AND TO HOLD the advected tract, pascel or lat of land, all provinges and sypertransme thereto belonging to the and part 	
	TO HAVE AND TO HOLD the advected tract, pascel or lat of land, all privings and sypertransess thereto belonging to the and put Y of the second part and. <u>if y</u> <u>all provide and anyone</u> , to <u>it a</u> only us and behave forever: AND THE SAID party of the first part covenants to and with the sum port <u>ion</u> of the second part and <u>is successions</u> and another to covery the same is for tanget; that the same are free from all exceeded of and party of the first part to the same spane the -lines of all persons whatterer. IN TERTIMONY, WIEREOF the and party of the first part has caused three pricess to be spared by its <u>VICO</u> Prevdent, attended by all <u>secretory</u> , and has caused its Common Seal to be affined herein. Note: <u>Secretory</u> , and has caused as Common Seal to be affined herein. Nicol and as States of States of the seal to be affined herein. Note: <u>Secretory</u> , and has caused as Common Seal to be affined herein. Nicol <u>States</u> <u>States</u> <u>States</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> . <u>Nicol <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u>. <u>Nicol I is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u> <u>is success</u>. <u>Nicol I is success</u> <u>is su</u></u>	
	TO HAVE AND TO HOLD the element lend, perceive or lat of land, all provinges and apperturances thereto belonging to the and pert Y of the second pert and. <u>if y all provided argues</u> , to <u>it a</u> only we and behoad forever: AND THE SAID party of the first part covenants to and with the sum pert of the second pert and <u>is uncertained</u> argues and an right to covery the same is fee temper; that the same are free from all encountered of and perty of the first part to the same spane the visues of all persons whatteever. IN TERTIMONY, WIEREOF the and perty of the first part has caused three princess to be spared by its <u>VICO</u> Prevdent, attended by at <u>Secretary</u> , and has caused ata Cummon Seal to be affined herein. Notes and as Secretary. The first perty of the first part has caused three princess to be spared by its <u>VICO</u> Prevdent, attended by ata <u>secretary</u> , and has caused ata Cummon Seal to be affined herein. Attent: <u>VICO</u> Prevdent, attended to be affined herein. Attent: <u>VICO</u> Prevdent, attended ata Cummon Seal to be affined herein. 37ATE OF MORTH CLEDILING - CURNITY OF FORSTIM	·
	TO HAVE AND TO HOLD the element tract, pascel or lat of land, all privings and sypertransmit therets belonging to the and part 	
	TO HAVE AND TO HOLD the advanced tract, paced or lat of land, all protogen and apportaneous therets belonging to the and part 	
	TO HAVE AND TO HOLD the advocad tract, pascel or lat of land, all protegn and syperiorances thereto balanging to the and past 	·
	TO HAVE AND TO HOLD the advanced tract, peech or lot of land, all provings and syperirezances there is belonging to the and part 	
	TO HAVE AND TO HOLD the advanced which, parcel as fast of land, all privileges and appendixments there belonging to the and part 	·
	TO HAVE AND TO HOLD the advanced tract, paced or last of land, all privileges and spectromaces therets belonging to the and part 	·
	TO HAVE AND TO HOLD the element track, paced as last of land, all provings and opportunces there belonging to the and part	
-	TO HAVE AND TO HOLD the adence is tract, paced or last of last, all protoges and approximation there is because go the and part	·
	TO HAVE AND TO HOLD the demonant times, pascel or last of land, all provings and apportstrates there is belonging to the and part	
	TO HAVE AND TO HOLD the advanced tract, parcel as her of land, all participes and appentituations there is belonging to the and part	
	TO HAVE AND TO HOLD the advected tract, paced or lat of lad, all protogen and apportersaces there belonging to the and part of the mound port and if y	
	TO HAVE AND TO HOLD the advanced tract, parcel as her of land, all participes and appentersames there is belonging to the and part	
	TO HAVE AND TO HOLD the admoned tract, parcel or last of land, all privings and apportunations there is belonging to the and part	
	TO HAVE AND TO HOLD the admond tract, parcel or last of land, all privileges and apportunations there is belonging to the and part	
	TO HAVE AND TO HOLD the admoned tract, parcel or last of land, all privings and apportunations there is belonging to the and part	

l

1 ....

1

ч.

#### EXHIBIT "B"

BEING KNOWN AND DESIGNATED as Lot Number 22, as shown on the map of WINDSOR PARK (Section I), as Revised, recorded in Plat Book 30, page 199, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

a a companya di seria Seria di seri

and a second second

· ·

1

· \_=

SUBJECT to easements, restrictions and rights-of-way of record if any.

BOOK 165501943

• • • • • • • •	ex Conversi	HIBIT "C" ON: from Cha	pter 11 to C	hapter 7 on 12-14-88	
B16D (Rtv. 3/44)	United States Bankruptcy Court Middle_District of N.C.	ORDER AND NOTICE OF CHAPTER 7 BANKRUPTCY FILING, MEETING OF CREDITORS, AND FIXING OF DATES (Corporation/Partnership Amet Case)			
•	A. GENERAL	INFORMATION			
Name of Debi	or	Address of Debtor			
	or. 3:10, 11 J.O.Y. Construction	POB 692, 5344 Valleydale Dr. Kernersville, NC 27284			
Com d/b/a Joy	Company A Joy Construction Co., John Spadafora		-		
	•	Date Case Filed	Bankr. Case No.	Soc. Sec. Nos./Tax ID Nos.	
*CONVE	RSIONA	72588	88-01533	56-1398634	
		🖸 Parinershij		-	
Name and Add	ress of Attorney for Debtor	Name and Addre	ss of Trustee		
Joseph C	oltrane	W. Joseph			
	herry St.	Suite 450 Winston-S	, NCNB Plaza alem, NC 271	01	
Kernersv	111e, NC 27284			•	
	B. FILIN	G CLAIMS			
Deadline to file	a proof of claim: 4-20-89 NOTE	BELOW*			
1 20 90 0.	00 am C. DATE, TIME AND LOCATIO	N OF MEETING	OF CREDITORS		
Room 236,	2nd Flr., U.S. Post Office Buildin	ng, 101 W. Fi	fth St., Wir	ston-Salem, NC	
	D. BANKRUPTO	CY INFORMATIO	ON		
has been entered, property and det CREDITORS M. debtor is granted zion against the o starting or contil creditor. A credi legal advice. The	ANKRUPTCY CASE. A bankruptcy petition has been file You will not receive nouce of all documents filed in this ca- bits, are available for inspection at the office of the clerk on AY NOT TAKE CERTAIN ACTIONS. Anyone to whom in certain protection against creditors. Common examples of debtor to collect money owed to creditors or to take propri- nuing foreclosure actions, or repossessions. If unauthorize tor who is considering taking action against the debtor or a staff of the clerk's office is not permitted to give legal ad CREDITORS. The debtor's representative shall appear at it	the bankrupicy court f the bankrupicy court is the debior owes money f prohibited actions are erry of the debior, exc d actions are taken by the property of the debior, vice to anyone.	y or property is a cred e contacting the debu rept as specifically pe y a creditor against a botor should review 11 ors at the date and pl	litor. Under the bankruptcy law, the or to demand repayment, taking ac- rmitted by the bankruptcy law, and i debtor, the court may punish that U.S.C. §362, and may wish to seek acc art forth above in box "C" for	
the purpose of by by a general part by law, elect a co be continued or	REDITORS. The debtor's representative shall appear at a eing examined under oath. A corporate debtor must appear ner. Attendance by creditors at the meeting is welcomed, i ministee of creditors, examine the debtor, and transact su adjourned from time to time by notice at the meeting, w OF THE DEBTOR'S PROPERTY. A trustee has been a	the by his president of the business as me the other business as me without further written	he meeting the credit asy properly come be a notice to creditors.	ors may elect a truttee as permitted fore the meeting. The meeting may	
money. If the in PROOF OF CLA	Lister can collect enough money and property from the dej AIM. In order to share in any possible payment from the to file the proof of claim is the office of the clerk of the bat of this notice. Additional copies of the proof of claim for	enare, a creditor must enare, a creditor must akruptcy court, either	file a proof of claim in person or by mail.	a by the date set forth above in box	
*NOTE: If	f you have already filed claims in t will not be necessary to file ag	this case, wain.	while under (	Chapter 11,	
	Clerk of the Bankruptcy Court	For the Court:	William L.	Schwenn	
Clerk, U.S. Bankruptcy Court P.O. Box 26100		William L. Schwenn Clerk of the Bankrupicy Court			
Gree	ensboro, NC 27420-6100	December 19, 1988			
~	~		Date .		
		<u> </u>			

\* \* \*

\*\*

-

- ----

800% | 6 6 5 P | 9 4 4