Prated By: Phyllis Brow INIS DEED of TRUST made this 7th days	DEED OF TRUST	Mail To: Chrysler First Corp. P. O. Box 25046 Winston-Salem, N. C. 9 89 , by and between: 271:F4-5046		
GRANT MULTIPLE DOC	UMENTS TRUSTEE	11		
Name: Millie B. Purdie	John Schramm, Attorney at Law	W. & M. Builders, Inc.		
Address: 2519 Ansonia Street	102 South Cherry Street	592 Waughtown Street		
	Winston-Salem, N. C. 27101	Winston-Salen, N. C. 27107		
Winston-Salem, N. C. 27105		and international the state of the state of the		
The decignetion Constant Trustee and Dec. (	1	Panat a vice		
singular, plural, masculine, feminine or neuter a	ary as used herein shall include said parties, the as required by context.	eir heirs, successors, and assigns, and shall include		
WITNESSETH, That whereas the Grantor is inc Eighty Three 44/100's	lebted to the Beneficiary in the principal sum of			
as evidenced by a Home Improvement Retail In	stallment Contract of even date herewith, the ter	ms of which are incorporated herein by reference.		
The final due date for payment of said Home Im				
NOW, THEREFORE, as security for said debt sold, given, granted and conveyed and does by	t and a valuable consideration, receipt of which i y these presents bargain, sell, give, grant and c	s hereby acknowledged, the Grantor has bargained, onvey to said Trustee, his heirs, or successors, and		
assigns, the parcel(s) of land situated in the City	of Winston-Salem,	Township,		
ForsythCounty, Nort	h Carolina, (the "premises"), and more particula	arly described as follows:		
BEGINNING at an iron st	take in the East margin of Anso	nia Stroot chid point		
being the Northwest con	mer of Lot No. 40, and running	thence North 50 foot		
and of that width exter	nding back in an Eastwardly dir	ection 150 feet and		
as recorded in Plat Boc	ated as Lot No. 141, on the Pla ok 1, Page 36, in the Office of	t of Alexander Heights		
of Forsyth County, Nort	th Carolina.	the Register of Deeds		
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TO HAVE AND TO HOLD spid promises with		CARLENS & AROTORY		
conditional and conditional an	unons, and for the uses hereinatter set forth.	nging, to the said Trustee, his heirs, successors; and		
If the Grantor shall pay the contract secured	hereby in accordance with its terms, teasthes wi	ith interest thereon, and any renewals or extensions,		
void and may be cancelled of record at the reque	all of the Grantor If however there shall be any d	deed of trust, then this conveyance shall be null and		
any of such events, if the default is not made go	d within fifteen (15) days the contrast chall at the	onditions contained in this deed of trust-then and in		
of court as may be then required by law and of	iving such notice and advortiging the time and	ure proceedings and obtained such findings or leave		
provided by law, and upon such and any resale purchaser in fee simple.	es and upon compliance with the then law relati	ng to foreclosure proceedings to convey title to the		
The proceeds of the Sale shall after the Trus	tee retains his commission be applied to the co	osts of sale, the amount due on the contract hereby		
proceeds of the sale or the minimum of \$150 which ever is greater for a completed for a completed by the proceed soft he sale or the minimum of \$150 which ever is greater for a completed for a completed by the sale of the greater than the greater than the sale of the greater than the greater th				
indebledness or the above stated minimum sum which ever is proster in according and a partial commission computed on five per cent of the outstanding				
Trustee issues a notice of hearing on the right to foreclose; one-half thereof after issuance of said notice; three-fourths thereof after such hearing; and the greater of the full commission or minimum after the initial sale.				
And the said Grantor does hereby covenant a	inter inte nitual sale.			
<ol> <li>INSURANCE, Grantor shall keep all improv</li> </ol>	ements on said land, now or horoatter created	constantly insured for the benefit of the Beneficiary		
exceeding that amount necessary to pay the sur	Casualities and contingencies, in such manner in secured by this dead of trust, and as may be seen.	and in such companies and for such amounts, not		
		remium evidence of premium payment as long as the remiums therefor or deliver said policies along with surance. Such amounts paid by Beneficiary shall be		
2. TAXES, ASSESSMENTS, CHARGES, Gra	inter shall pay all taxes, assessments and obard	Dy Grantor to Beneficiary.		
due and payable upon demand by Grantor to Be		contract secured by this Deed of Trust, and shall be		
3. PARTIAL RELEASE. Grantor shall not be	entitled to the partial release of any of the abo	ove described property unless a specific provision		
comply with the terms thereof. Notwithstanding	usi, in the event a partial release provision is in anything herein contained. Graptor shall not be	included in this Deed of Trust, Grantor must strictly		
not in default and is in full compliance with all or securing said contract.	f the terms and provisions of the contract, this D	leed of Trust, and any other instrument that may be		
reasonable mean and tear excepted, and that he	will not commit or permit any waste.	good order, repair and condition as they are now,		
<ol><li>WARRANTIES. Grantor covenants with Tru in fee simple, that title is marketable and free and against the claims of all persons whomsoever.</li></ol>	stee and Beneficiary that he is seized of the pren I clear of all encumbrances except those of public	nises in fee simple, has the right to convey the same crecord, and that he will warrant and defend the title		
6. SUBSTITUTION OF TRUSTEE, Grantor an	d Trustee covenant and agree to and with Benefi	ciary that in case the said Trustee, or any successor		
contract, then the holder of the contract may app same, the trustee thus appointed shall succeed	oint, in writing, a trustee to take the place of the T to all the rights, powers, and duties of the Truste	ar reason become unacceptable to the holder of the Tustee; and upon the probate and registration of the e.		
<ol><li>7. SALE OF PREMISES. Grantor agrees that</li></ol>	t If the promises or any part thereof or interest.			
	r written consent of Beneficiary, Beneficlary at ar obligations hereunder to be immediately due a			

8. ADVANCEMENTS. If Grantor shall fall to perform any of the covenants or obligations contained herein or in any other instrument given are additional security for the contract secured hereby, the Beneficiary may, but without obligation, make advances to perform such covenants of obligations, and all such sums so advanced shall be added to the principal sum, shall bear interest at the same rate as the contract secured hereby and shall be due from Grantor on demand of the Beneficiary. No advancement or anything contained in this paragraph shall constitute a waiver by Beneficiary or prevent Grantor's failure to perform from constituting an event of default.

9. 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 fees of the Trustee in such action shall be paid by Beneficiary and charged to the contract and secured by this Deed of Trust.

10. PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this deed of trust is subordinate shall constitute default herounder.

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

name by its duly authorized officers and its seal to be her	eunto affixed by authority of its Board of Directors, the day and war first above written
	A PROPERTY -
WITNESS hur hur hours	GHANTOR: Spille DRIRIE (SEAL)
	GRANTOR:GRANTOR:GRANTOR:
NUHTH CANOLINA HIP-H9A FORM 033 4023 11-08	GRANTOR:(SFAL)

USL REAG PTAMP	NORTH CAROLINA, Forsyth County
	I, a Notary Public of the County and State aforesald, certify that UV This Brown
VICTORIA J. TRIPLETT My commission expires:	personally appeared before me this day and (stated that in hsr presence that Grantor(s) signed) (aeknowledged the execution of) the foregoing instrument. Witness my hand and official stamp or seal, this day of
County of Forsyth	My commission expires:
immediately below is not personal	
WITNESS:	GRANTOR: (SEAL)
	ASSIGNMENT
FOR VALUE RECEIVED, <u>E</u> does hereby transfer, assign, and	Syth COUNTY aki McNeil or W.&M. Builders Inc. set over to Chrysler First Financial Services, Corp ithin Deed of Trust and the Home Improvement Retail Installment Contract which same secures.
DATED thisday of	19
(Corporate Seal)	W.E.M. Builders, Inc.
(Secretary (If Corporation)	President, Owner, Parliner,
VICTORIA J. TRIPLETT My commission expires:	NORTH CAROLINA,, County.       (Corporate Acknowledgement)         I, a Notary Public, of the County and State aforesaid, certify that, County.       (Corporate Acknowledgement)         before me this day and acknowledged that he/sho is       Secretary
County of Forsyth	corporation, the foregoing assignment was signed in its name by its Yesident, sealed
ton the canol the	with its corporate seal, and attested by himself/herself as its <u>Secretary</u> SWORN to before me this <u>Secretary</u>
SEAL-STAMP	My Commission Expires: 3/7/9/ Notary Public NORTH CAROLINA,, County. (Partnership or Sole Owner Acknowledgement)
	I, a Notary Public, of the County and State aforesaid, certify thattrading
	as/a partner of, the assignor, personally appeared before me
	this day and acknowledged the due execution of the foregoing assignment for and on behalf of said business.
	SWORN to before me this day of, 19,
	My Commission Expires:Notary Public
The foregoing Certificate(s) of is/are certified to be correct. This	Instrument and this contributed are duly registered at the date and time and in the Book and Page shown on the
L. E. SPEAS	REGISTER OF DEEDS
By lessy	Deputy/mintent-Register of Deeds.
<u> </u>	Bopuly

ST12177 Ξ. : .)

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MERISTER OF DEEDS TONSYTH BY, NO. B. \$ 18.00 D.

MM 167104174

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