THIS DEED of TRUST made this 10th data	ED OF TRUST	Mail To: Chrysler First Corp. P. O. Box 25046 Winston-Salem, N. C. 19 89 , by and between: 27145006			
GRANTOR MULTIPLE DOCUMEN	TS TRUSTEE 99	BENEPICIARY			
Name: Alex H. Crawley & Wife, John Sch	ramm, Attorney at Law h Cherry Street				
	Salem, N. C. 27101	WInston-Salen, N. C. 271077 VM			
The designation Grantor, Trustee, and Beneficiary as used he singular, plural, masculine, feminine or neuter as required by	context.	eir heirs, successors, and assigns, and shall include			
WITNESSETH, That whereas the Grantor is indebted to the B	Beneficiary in the principal sum of	_Eleven Thousand, Three Hundred,			
Eighty Three and 68/100's as evidenced by a Home Improvement Retail Installment Con					
The final due date for payment of said Home Improvement Re NOW, THEREFORE, as security for said debt and a valuabl sold, given, granted and conveyed and does by these preser	le consideration, receipt of which	is berefy asknowledged, the Greater has bergeined			
assigns, the parcel(s) of land situated in the City of	on-Salem, ne "premises"), and more particul	Winston Township,			
Being known and designated as Lot No. 1, as shown on the Map of MORWELL, Section 2, which is recorded in Plat Book 5, at Page 132, in the Office of the Register of Deeds of Forsyth County, North Carolina, to which map further reference is hereby made for a more particular description.					
This conveyance is made subject to record.	o restrictions, easem	ents and right of ways of			
Also being known as: Lot I, Block 1465, on the Forsyth	County Tax Maps.				
TO HAVE AND TO HOLD said premises with all privileges a assigns forever, upon the trusts, terms and conditions, and fo	r the uses hereinafter set forth.				
If the Grantor shall pay the contract secured hereby in accordance with its terms, together with interest thereon, and any renewals or extensions, thereof in whole or in part, and shall comply with all of the covenants, terms, and conditions of this deed of trust, then this conveyance shall be null and void and may be cancelled of record at the request of the Grantor. If, however, there shall be any default in any of the covenants, items, or conditions contained in this deed of trust, then this conveyance shall be null and the covenants, terms or conditions contained in this deed of trust, then this deed of trust, items, or conditions contained in this deed of trust. Items, or conditions contained in this deed of trust, the default is not made good within fifteen (15) days, the contract shall, at the option of the Beneficiary, at once become due and payable without notice, and it shall be tawful for and the duty of the Trustee, upon request of the Beneficiary, to sell the land herein conveyad at public auction for cash, after having first given such notice of hearing as to commencement of foreclosure proceedings and obtained such findings or leave of court as may be then required by law and giving such notice and advertising the time and place of such sale in such manner as may be then purchaser in fee simple.					
The proceeds of the Sale shall after the Trustee retains his secured, and otherwise as required by the then existing law proceeds of the sale or the minimum sum of \$150, whichever is completed, the Grantor shall pay all expenses incurred by indebtedness or the above stated minimum sum, whichever is trustee issues a notice of hearing on the right to foreclose; one the greater of the full commission or minimum after the initial And the said Grantor does hereby covenant and agree with	relating to foreclosures. The Trus is greater, for a completed foreclo y Trustee and a partial commises greater, in accordance with the fol a-half thereof after issuance of salc sale.	tee's commission shall be five per cent of the gross sure. In the event foreclosure is commenced, but not ion computed on five per cent of the outstanding wing sedulo to with one (with the could be fore the			
 INSUBANCE. Grantor shall keep all improvements on sa against loss by fire, windstorm, and such other casualties ar exceeding that amount necessary to pay the sum secured by t such insurance, pay all premiums therefor, and shall deliver contract secured hereby remains unpaid. If Grantor fails to pu evidence of payment of premiums thereon, then Beneticiary, a added to the contract secured by this Deed of Trust, and shall 	id land, now or hereafter erected, nd contingencies, in such manne ihis deed of trust, and as may be si to Beneficiary such policies alon urchase such insurance, pay the it his option, may purchase such ir be due and payable upon deman	r and in such companies and for such amounts, not atisfactory to the Beneficiary. Grantor shall purchase g with evidence of premium payment as long as the premiums therefor or deliver said policies along with usurance. Such amounts paid by Beneficiary shall be d by Grantor to Beneficiary.			
 TAXES, ASSESSMENTS, CHARGES. Grantor shall pay within thirty (30) days after the same shall become due. In the e then Beneficiary, at his option, may pay the same and the amo due and payable upon demand by Grantor to Beneficiary. 	/ all taxes, assessments and char	ges as may be lawfully levied against said premises			
3. PARTIAL RELEASE. Grantor shall not be entitled to the providing therefor is included in this Deed of Trust. In the eve comply with the terms thereof. Notwithstanding anything here not in default and is in full compliance with all of the terms an securing said contract.	ent a partial release provision is i lin contained, Grantor shall not be id provisions of the contract, this l	ncluded in this Deed of Trust, Grantor must strictly entitled to any release of property unless Grantor is Deed of Trust, and any other instrument that may be			
WASTE. The Grantor covenants that he will keep the reasonable wear and tear excepted, and that he will not comm	nit or permit any waste.				
 WARRANTIES. Grantor covenants with Trustee and Bene in fee simple, that title is marketable and free and clear of all en against the claims of all persons whomsoever. 	ncumbrances except those of publ	ic record, and that he will warrant and defend the title			
6. SUBSTITUTION OF TRUSTEE. Grantor and Trustee covies trustee, shall die, become incapable of acting, renounce his to contract, then the holder of the contract may appoint, in writing same, the trustee thus appointed shall succeed to all the right	rust, or for other similar or dissimi g, a trustee to take the place of the ls, powers, and duties of the Truste	ar reason become unacceptable to the holder of the Trustee; and upon the probate and registration of the se.			
 SALE OF PREMISES. Grantor agrees that if the premis otherwise alienated by Grantor without the prior written considerate the contract secured hereby and all other obligations. 	sent of Beneficiary, Beneficiary a hereunder to be immediately due	t its option and in accordance with federal law may and payable upon notice to Grantor.			
8. ADVANCEMENTS. If Grantor shall fail to perform any or additional security for the contract secured hereby, the Ben obligations, and all such sums so advanced shall be added to and shall be due from Grantor on demand of the Beneficiary. Beneficiary or prevent Grantor's failure to perform from constit	efficiary may, but without obligat the principal sum, shall bear inter No advancement or anything con ituting an event of default.	ion, make advances to perform such covenants or est at the same rate as the contract secured hereby, tained in this paragraph shall constitute a waiver by			
 CIVIL ACTION. In the event that the Trustee Is named as a employ an attorney at law, including himself if he is a license. Trustee in such action shall be paid by Beneficiary and charge 10, PRIOR LIENS. Default under the terms of any Instrum fault hereunder. 	ed attorney, to represent him in si ed to the contract and secured by	aid action and the reasonable attorney's fees of the			
IN WITNESS WHEREOF, the Grantor has hereunto set his i name by ite out sufficient and its seal to be hereunt	hand and seal, or if corporate, has o affixed by supprily of its Board	caused this instrument to be signed in its corporate of Directors, the day and year first above written.			
	ANTOR: ALEX . Crawley	awly (SEAL)			
NORTH САНОДИНА НІР.ИЗА ГОЛИ (д) 423 11/68 GR	ANTON: () acaus line	J. Cauly (SEAL)			

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	_(SEAL)
C'	_(SEAL)

· · · · ·	I, a Notary Public of the County and State aforesaul certify that Control (Control Control Con
VICTORIA J. TRIPLETT My commission expires:	personally appeared before me this day and (stated that in hec presence that Grantor(s) signed) (and the foregoing instructions E. Crawley - Drantors) in the foregoing instruction. Witness my hand and official stamp or seal, this day of the foregoing instruction.
too H CAROLIN	My commission expires: 3/2/94 / Junia J. Just Motary Public
Person signing immediately be	This instrument was prepared by <u>hulling</u> though
minieolately below is not perso	elow signs to subject his or her interest in the described property on the reverse side, including any right to possession afte the deed of trust and to waive his or her homestead exemption in the described real estate on the reverse side. Person signing anally liable.
WITNESS:	GRANTOR: (SEAL
NORTH CAROLINA, <u>5</u> FOR VALUE RECEIVED, <u>8</u>	COUNTY
does hereby transfer assign	are moneil or w. E. M. Builders Inc.
its successors and assigns, th	and set over to Chruppen First Financial Schuices Corp.
DATED this day of	19
(Gorporate Seal)	is Em. Builders Inc. 1
Secretary (If Corporation)	East menuil
(<u>yid)ery (in compensation)</u>	President, dente dente
LSEADSTANP	NORTH CAROLINA. <u>Fon outh</u> , County. (Corporate Acknowledgement)
	I, a Notary Public, of the County and State aforesaid, certify that
	before the this day and acknowledged that he/
VICTORIA J. TRIPLETT	W. EM. Builders Anc., a corporation, and that, by authority duly given and as the act of the
My commission/expires:	corporation, the foregoing assignment was signed in its name by its
County of Forsyth	with its corporate seal, and attested by himself
101	SWORN to before me this day of an and the second states and the se
HCAROL	
SEAL-STAMP	My Commission Expires: 3/7/94 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:
	Alliciania IV - Print All All All Notary Public
The foregoing Certificato(a) of	- Unclosed in triplets N.P. Prost CaNC.
The foregoing Certificate(s) of is/are certified to be correct. T	his instrument and this certificate are duly poistered at the data and time and the
The foregoing Certificate(s) of is/are certified to be correct. T first page hereot. E. SPEAS,	his instrument and this certificate are duly registered at the date and time and in the Book and Page shown on the REGISTER OF DEEDS FOR FORSYTH

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**	PRESENTED FOR REGISTRATION	
• •	AND RECORDED	
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	J. # 18. 00 pd	•

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