Draftad By: Phyllis Brown THIS DEED of TRUST made this 19th day of	March AND ASSIGNMENT 19	0. BOX 25046, WINSTON-SALEM, NC 27114-5046
GRANTOR	TRUȘTEE 111	BENEFICIARY
Name: Eugene Jacobs & Wife Address: Linda B. Jacobs 199 Cedardale Avenue Winston-Salem, N. C. 27107	John J. Schramm, Jr. Attorney at Law 102 S. Cherry Street Winston-Salem, NC 27101	W. & M. Builders, Inc. 592 Waughtown Street Winston-Salem, N. C, 27107
The designation Graptor, Trustee, and Beneficiar singular, plural, masculine, feminine or neuter as req WITNESSETH, That whereas the Grantor is indebte	uired by context.	eir heirs, successors, and assigns, and shall include
Nine and 20/100's		Dollars (\$ <u>6,589.20</u>
as evidenced by a Home Improvement Retail Installin The final due date for payment of said Home Improv NOW, THEREFORE, as security for said debi sold, given, granted and conveyed and does by	rement Retail Installment Contract if not sooner paid, and a valuable consideration, receipt of which	100C
assigns, the parcel(s) of land situated in the City of		Broadbay Township.

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Forsyth \_\_\_\_\_ County, North Carolina, (the "premises"), and more particularly described as follows.

BEING KNOWN AND DESIGNATED as Lot No. 62, as shown on the Map of Cedardale, a Plat of which is recorded in Plat Book 4, Page 35, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

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TO HAVE AND TO HOLD said premises with all privileges and appurtenances thereunto belonging, to the said Trustee, his heirs, successors, and assigns forever, upon the trusts, terms and conditions, and for 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, terms, or conditions contained in this deed of trust, then and in any of such events, if 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 lawful for and the duty of the Trustee, upon request of the Beneficiary, to sell the land herein conveyed 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 upon such and any resales and upon compliance with the then law relating to foreclosure proceedings to convey title to the purchaser in fee simple

The proceeds of the Sale shall after the Trustee retains his commission be applied to the costs of sale, the amount due on the contract hereby secured, and otherwise as required by the then existing law relating to foreclosures. The Trustee's commission shall be five per cent of the gross proceeds of the sale or the minimum sum of \$150, whichever is greater, for a completed foreclosure. In the event foreclosure is commenced, but not completed, the Grantor shall pay all expenses incurred by Trustee and a partial commission computed on five per cent of the outstanding indebtedness or the above stated minimum sum, whichever is greater, in accordance with the following schedule, to wit, one-fourth thereof before the 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 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 benefit of the Beneficiary against loss by fire, windstorm, and such other casualties and contingencies, in such manner and in such companies and for such amounts, not exceeding that amount necessary to pay the sum secured by this deed of trust, and as may be satisfactory to the Beneficiary Grantor shall purchase such insurance, pay all premiums therefor, and shall deliver to Beneficiary such policies along with evidence of premium payment as long as the contract secured hereby remains unpaid If Grantor fails to purchase such insurance, pay the premiums therefor or deliver said policies along with evidence of payment of premiums thereon, then Beneficiary, at his option, may purchase such insurance. Such amounts paid by Beneficiary shall be added to the contract secured by this Deed of Trust, and shall be due and payable upon demand by Grantor to Beneficiary.

2. TAXES, ASSESSMENTS, CHARGES. Grantor shall pay all taxes, assessments and charges as may be lawfully levied against said premises within thirty (30) days after the same shall become due. In the event that Grantor fails to so pay all taxes, assessments and charges as herein required, then Beneficiary, at his option, may pay the same and the amounts so paid shall be added to the contract secured by this Deed of Trust, and shall be due and payable upon demand by Grantor to Beneficiary.

3. PARTIAL RELEASE Grantor shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust, Grantor must strictly comply with the terms thereof Notwithstanding anything herein contained, Grantor shall not be entitled to any release of property unless Grantor is not in default and is in full compliance with all of the terms and provisions of the contract, this Deed of Trust, and any other instrument that may be securing said contract

4. WASTE. The Grantor covenants that he will keep the premises herein conveyed in as good order, repair and condition as they are now, reasonable wear and tear excepted, and that he will not commit or permit any waste.

5. WARRANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the premises in fee simple, has the nght to convey the same in fee simple, that title is marketable and free and clear of all encumbrances except those of public record, and that he will warrant and defend the title against the claims of all persons whomsoever.

6. SUBSTITUTION OF TRUSTEE Grantor and Trustee covenant and agree to and with Beneficiary that in case the said Trustee, or any successor trustee, shall die, become incapable of acting, renounce his trust, or for other similar or dissimilar reason become unacceptable to the holder of the contract, then the holder of the contract may appoint, in writing, a trustee to take the place of the Trustee, and upon the probate and registration of the same, the trustee thus appointed shall succeed to all the rights, powers, and duties of the Trustee.

7. SALE OF PREMISES. Grantor agrees that if the premises or any part thereof or interest therein is sold, assigned, transferred, conveyed or otherwise alienated by Grantor without the prior written consent of Beneficiary. Beneficiary at its option and in accordance with federal law may declare the contract secured hereby and all other obligations hereunder to be immediately due and payable upon notice to Grantor.

8 ADVANCEMENTS If Grantor shall fail to perform any of the covenants or obligations contained herein or in any other instrument given as additional security for the contract secured hereby, the Beneficiary may, but without obligation, make advances to perform such covenants or 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 from the same rate as the contract secure beneficiary or prevent Grantor s failure to perform from the Beneficiary of the Benef

constituting an event of default

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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.

to PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute default hereur der In the event such default is caused by Grantor's failure to make payments when due, Beneficiary at its option may pay them and the amounts so paid shall be added to the contract secured by this Deed of Trust, and shall be payable by Grantor upon demand

IN WIRKESS WHEBEOE the Granter has hereunto set his hand 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 authority of its Board of Directory the day and year first above written

(SEAL) GRANTOR WII Ωer (SEAL) uč GRANTOR. Linda B. Jacobs NORTH CAROLINA HIP-HGA FORM 033-4623 8 90

Person signing immediately below signs to subject his or her interest in the described property on the reverse side, including any right of possission and sale, to this terms 9 of this deed of thist and to waive his of the homestead exemption in the described real estate on the reverse side. Person signing immediately below is not personally liable.

(SEA	OTHER PROPERTY OWNER	VESS:	WITNES
	NORTH CAROLINA, FORSYTH Co	SEAL-SPAMP	- <b>1</b> _
S_BROWN	, a Notary Public of the County and State aforesaid, certify thatP	SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP SEAL-SPAMP NOT SEAL-SPAMP NOT SEAL-SPAMP N	5
(Witness) ( <del>Granto</del>		ALLAN SERVICE THE STRAND	
	Dersonally appeared before me this day and (stated that is b. AP	P A A P	1
or seal_this12thday	the execution of) the foregoing instrument. Witness my hand and outcial	MR PUBLICK SPEC	1
	<u>APRIL 19 91</u>	Thet CUL de	
. tempor Notary Pub	My commission expires: 9/9/94	N SAL N	
Notary Pub	This instrument was prepared by PHYLLIS BROWN	T	邊朝
	ASSIGNMENT	A Company	F.J.
	with county	THCAROLINA, <u>Forsi</u>	
uilders Inc.	NOD. Woodie of W. & M.	VALUE RECEIVED,	5 F
IRATION	t over to <u>UHRISLER FIRST FINANCIAL SERVICES</u> (	s hereby transfer, assign, and set o	
ame secures.	in Deed of Trust and the Home Improvement Retail Installment Contract v	EBUILTIS 210th day of Aarc	DATER
uilders, Inc.		pogale Seall	
Jonchy	NUM	Multiph no	S
er	President, Ovine	etary (II perporation)	Sector
(Corporate Acknowledgemer	NORTH CAROLINA,FORSYTH, County.	SEAL-STAMP	
LIS BROWN can	a Notary Public, of the County and State aforesaid, certify that	STOT V	
RETARY	perfore me this day and acknowledged that  /she is	State of the state	
by authority duly given and as the act of the	W. AND M. BUILDERS, INC	Star Contract M	
SIDENT, seal	corporation, the foregoing assignment was signed in its name by its		
RETARY , sea	with its corporate seal, and attested by Warms/herself as its	AL CONTRACT N	,
$\frac{1}{p}$	SWORN to before me this 12th day of APRIL		/
- / /	enter no belore me misday of		16
Notary Pub	My Commission Expires: 9/9/94	N STAP STAMP N	
artnership or Sole Owner Acknowledgeme	NORTH CAROLINA,, County.	N STAP STAMP N	
	I, a Notary Public, of the County and State aforesaid, certify that		
the assignor, personally appeared before r	as/a partner of	a	
and on behalf of said business.	this day and acknowledged the due execution of the foregoing assignm	ti	
	SWORN to before me this day of	S	
		٨	
Notary Put	My Commission Expires:		



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L.E. SPEAS REGISTER OF DEEDS FORSYTH CC 4 AN D

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