Drafted by Angela Parker Satisfaction: The debt secured by the within De with the note(s) secured thereby has been satisfy This the day of Signed: Empire Hunding Con Soco Proce on the Less	eed of Trust together sfied in full, , 19	101 Origina		р2312
Mail after recording to MULTIPLE DO	146	Recording: Time, Book	and Page	
	COMENIS		87-21721	7-14-94
Brief description for the Index				
<b>NORTH CA</b> This Deed of Trust made this 7 th day of		<b>DEED C</b>	F TRUS	T & Assignment
GRANTOR	TRUSTEE		By and Detween: BENEFI	
Tammy J. Coleman 4740 Indiana Avenue Winston-Salem, N. C. 271	Timothy W Gill 2600 One First 301 S. College Charlotte, N.C.	Union Center St.	W. & M. Builders, Inc. 592 Waughtown Street Winston-Salem, N. C. 27107	
Enter in appropriate block for each party: name, addr	ress, and, if appropriate,	character of entity, e.g. co	moration or partnomhin	
The designation Grantor, Trustee and Beneficiary a singular, plural, masculine, feminine or neuter as requ	as used herein shall inc uired by context.	lude said parties, their he	eirs, successors, and as	signs, and shall include
Grantor, in consideration of indebtedness herein r the county of <u>Forsyth</u>		and conveys to Trustee		

All that piece, parcel or lot of land situate, lying and being in Forsyth County, North Carolina and known and designated as Lot 45, LINCOLN PARK Subdivision as shown on Plat recorded in Plat Book 4 at Page 79 of the Forsyth County, North Carolina Public Land Records. Reference to said plat is hereby made for a more complete description.

hich has the address of <u>4740 Indiana</u>	(Street)	ston-Salem,
orth Carolina 27105	(Street)	(City)
(Zip Code)		
Together with all improvements thereon now or	t bereafter erected, and al	ll easements, rights, appurtenances, and rents, all hereinafter referred to a
e "Property."		reasements, rights, appunenances, and rents, all hereinafter referred to a
To Secure to Beneficiary the payment of indeb	otedness evidenced by a H	Retail Installment, Note & Disclosure Statement (herein "Contract") betwee
Tammy J. Coleman		and Beneficiary of even date herewith, and an
tensions or renewals thereof, in the principal am	rount of \$10000,00	
180 monthly installments o		with interest thereon as specified in the Contract, payable is
		, commencing <u>30</u> days from date of loan and
ntinuing on the same day of each month therea	ifter until paid in full, toge	
openy is unencumpered, except for encumbranc mands, subject to encumbrances of record.	es of record, and that Gra	conveyed and has the right to grant and convey the Property, and that the antor will warrant and defend the title to the Property against all claims and
paid:	neliciary, its successors an	nd assigns, that so long as any part of the above indebtedness shall remain
1. Grantor shall pay promptly when due the	principal and interest ovid	depend by the Contrast and any with
<ol> <li>Grantor shall pay promptly when due the pecified in the Contract.</li> </ol>	principal and interest evid	denced by the Contract, and any other amounts, including late charges any other charges whatsoever against the Property, and all sums due-unde

any encumbrances on the Property. 3. Grantor shall keep the Property insured against loss by fire, hazzards included within the term "extended coverage" and such other hazards as Beneficiary may require, in such amount as Beneficiary may require, in favor of Beneficiary. Grantor shall promptly notify Beneficiary of any loss. In any default thereof, Beneficiary may, but is not obligated to, effect said insurances in Beneficiary's own name.

Certain thereof, behaviorary may, but is not compared to, ellect said insurances in behaviorarys own name.
4. Grantor shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property.
5. If Baneficiary makes an expenditure for any tax, lien, assessment, insurance premium, or any charge whatsoever to protect or preserve the Property, such expenditure shall be added to the amounts otherwise due under the Contract and this Deed of Trust, and shall be bear interest at the same rate as the Contract.

6. If all or any part of the Property or any interest in it is sold or transferred without Beneficiary's prior written consent. Beneficiary may, at its option, require immediate payment in hull of all sums secured by this Deed of Trust. However, this option shall not be exercised by Beneficiary if exercise is prohibited by federal law as of the date of this Deed of Trust. If Beneficiary exercised this option. Beneficiary shall give Grantor notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Grantor must pay all sums secured by the expiration of this period. Beneficiary and within which Grantor must pay all sums secured by the payment is the expiration of this period. Beneficiary and within which Grantor must pay all sums secured by the payment of the expiration of this period. Beneficiary and the provide the prior between the prior to the expiration of this period. by this Deed of Trust. Il Grantor fails to pay these sums prior to the expiration of this period. Beneficiary may invoke any remedies permitted by this Deed of Trust without further notice of demand on Grantor.

EFI 1994 Reorder 713/832-9855

and and a second se

White Original - Lender

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Yelcw - Buyer

Pink - Seller

due and payable without further demand, and Trustee, at the request of beneficiary, is authorized and empowered to exercise the power of sale in accordance with applicable law. If it is determined in a hearing before the clerk of the court or as otherwise provided by law that the Trustee can proceed to sale. Trustee shall take such actions regarding the posting, publishing, and mailing of the notice of sales as required by law. After the passage of such time as may be required by law. Trustee shall sell the Property to the highest bidder at the time and place and under the terms designated in the notice of sale. Beneficiary, its successors or assigns may bid and become the purchaser at any sale under this Deed of Trust. The proceeds of such sale shall be applied first to the expense of sale, including a reasonable attorney's fees and Trustee's compensation not to exceed third, to pay any surplus to the persons legally entitled thereto.
8. Beneficiary, at its option, may from time to time remove Trustee and appoint a successor trustee to any trustee appointed hereunder by an instrument recorded in the county in which this Deed of Trust is recorded. Without further conveyance of the Property, the successor trustee shall successor trustee to all the title, power and duties converred upon the Trustee herein and by applicable law.
9. All covenants and agreements of Grantor shall be joint and several. Any Grantor of this Deed of Trust only to grant and convey that Grantor's interest in the Property to Trustee.

Grantor's interest in the Property to Trustee. The term 'Beneficiary' shall include the payee of the indebtedness hereby secured and any assignee or successor thereoi. In witness whereoi. Grantor has executed and sealed this Deed of Trust on the date first above written.

	Salit Jannue (Dania
1000	Witness Witness J. Colema@rantor L.S
/	Witness Grantor
<u></u>	Witness Grantor W
SEAL-STAMP	NORTH CAROLINA. FORSYTH County.
	NORTH CAROLINA. FORSYTH County. L a Notary Public of the County and State aforesaid, certify that <u>Tammy J. Coleman</u> (Grange)
AN AN	personally appeared before me this day and signed the foregoing instrument. Witness my hand and official stamp or seal this7 thday of1994 OFFICIAL SEAL GELA By MATRIXES on expires: FEBRUARY 22, 1998 Public North Carolina
MV C	Public Norm Cardina Dusity OffOBENthment vas prepared by <u>Angela Parker</u> Commission Expires ebruary 22, 1999
	ASSIGNMENT
NORTH CAROLINA	Forsyth .COUNTY
FOR VALUE RECEIVED	D. Jerry D. Woodie of W. & M. Builders, Inc.
does hereby transfer, a	assign, and set over to Empire Funding Corporation
its successors and assi	gns. the within Deed of Trust and the
DATED this _13+1	h_day of 19 <u>94</u>
(Corporate, Seal)	W. & M. Builders, Inc.
Jone I	3. Woodie And Work
Secretary (II Corpore	hion) President NAME TAXABLE
SEALISTAMP	NORTH CAROLINA Forsyth County. (Corporate Acknowledgement)
	L a Notary Public of the County and State aloresaid, certify that Jerry D. Woodle came
	before me this day and acknowledged that he/affe is <u>President</u> of
	W. & M. Builders, Inc a corporation, and that, by authority duly given and as the act of the
	corporation, the foregoing assignment was signed in its name by its <u>President</u> , sealed
	with its corporate seal, and attested by an attested by a sits
""Filterennenes" als	SWORN to before me this $1377$ day of $JULY$ . 1994
AN	OFFICIAL SECTION Expires: FERUARY 22, 1978 Notary Public SELA B. PARKER Public Notari Public County (Partnership or Sole Owner Acknowledgement)
My C Fo	Contry OF FORSYTH Commission Frailing Public of the County and State aforesaid, certify that

, the assignor, personally appeared before me as/a partner of this day and acknowledged the due execution of the foregoing assignment for and on behalf of said business. SWORN to before me this NINDAR DE CONTRACTO

My Commission Expires: Notary Public The foregoing Certificate(s) of HMACLO is/are certified to be correct. This instrument and this certificate are duly registered at the date and time and in the Bock and Page shown on the first page thereof. REGISTER OF DEEDS oSili TH REQUITER OF DEEDS FOR COUNTY Deputy in Bagister of Deeds.

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Home Improvement Deed of Trust