Satisfaction: The debt secured by the within D	lead of Trust Ingether		•		#8728288
with the note(s) secured thereby has been sati	isfied in full.		ດາ	B.K 184	B P0217
Signed:	······································		83	PRESENTED FOR	< N
(V		Banarit		AND RECORDED Book and Page	2 224. De bar
all after recording to EMPIRE FUNDING				·····	
			-	で95 SU程程-200 PAUS	
riel description for the Index	WIULI ITLE. DI	JOONICHI	<u> </u>		DOCUMENTS
NORTH C	AROLIN	A DE	EĎ	CONTRACTOR	ST & ASSIGNMENT
his Deed of Trust made this day of			, . 19_94		
GRANTOR		JSTEE			VEFICIARY
OUIS SHERRILL & INEZ SHERRILL				W & M BUILDE	-
050 BETTY DRIVE	Timothy W Gilbert 2600 One First Union Center		592 WAUGETOW		
INSTON-SALEM, NC 27107			iter	WINSTON-SALE	E1, NC 27107
	301 S. Colleg Charlotte, N.				
	Chanole, N.	C. 20202			
			•		
nter in appropriate block for each party: name, ad					
be designation Grantor, Trustee and Beneficiary ingular, plural, maxuline, feminine or neuter as re	as used herein shall	include said ;	parties, ti	heir heirs, successors, and	d assigns, and shall include
······································					
BEING KNOWN AND DESIG THE MAP OF EASTON, A 14, PAGE 23 (3) IN TH FORSYTH COUNTY, NORTH MADE FOR A PARTICULAN	PLAT OF WHICH HE OFFICE OF TH H CAROLINA, TO	IS RECOR	DED IN ER OF	N PLAT BOOK DEEDS OF	
					. •
					• ; •
which has the address of	VE WINSTON-SA	LEM, NC	27107	7	•
	(Street)			(City)	•
North Carolina <u>27107</u> . (Zip Code)					,+
(ap Code)					
Together with all improvements thereon now o	r hereafter erected, an	d all easemen	ta righta	apputenances and rent	all hereinatier felerrad to as
he "Property."					•
To Secure to Beneficiary the payment of inde		y a Retail Instr	illment, N		nt (herein "Contract") between of even date herewith, and any
TOUTS SHERRILL & INEZ SH		.00	with		ed in the Contract, payable in
I.OUIIS_SHERRILL_&_INEZ_SH extensions or renewals thereof, in the principal an					
extensions or renewals thereof, in the principal ar			. comme	ancing 30	
extensions or renewals thereof, in the principal an 180 monthly installments continuing on the same day of each month there	of \$_165,00 after until paid in full,	together with	- th payme	ent of all other sums, with	_ days from date of loan and interest thereon, advanced in
extensions or renewals thereof, in the principal an 180 monthly installments of continuing on the same day of each month there accordance herewith to protect the security of this Grantor covenants that Grantor is lawfully seiz Property is unancumbered, except for encumbran	of \$ <u>165.00</u> after until paid in full, Deed of Trust and the red of the premises her	performance (aby conveyed	- th payme of the cov and has	ent of all other sums, with renants and agreements of the right to grant and cor	days from date of loan and interest thereon, advanced in Grantor herein contained. hvey the Property, and that the
axiensions or renewals thereof, in the principal an <u>180</u> monthly installments of continuing on the same day of each month there accordance herewith to protect the security of this Grantor covenants that Grantor is lawfully seiz	of \$ 165.00 after until paid in full, Deed of Trust; and the sed of the premises her aces of record, and that	performance o eby conveyed t Grantor will t	th payme of the cov and has warrant a	ent of all other sums, with renants and agreements of the right to grant and cor- und defend the title to the b	_ days from date of loan and interest thereon, advanced in Grantor herein contained. hvey the Property, and that the Property against all claims and

Crantor shall pay or cause to be paid all taxes, assessments, liens and any other charges whatsoever against the Property, and all sums due under any encumbrances on the Property.
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, Baneficiary may, but is not obligated to, effect said insurance in Beneficiary's cwn name.
Grantor shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property.
If Beneficiary 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.

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 this Deed of Trust. Il Grantor fails to pay these sums prior to the expiration of this period, Benebulary may invoke any remedies permitted by this Deed of Trust without further notice of demand on Grantor.

EFI 1994 Reorder 713/232-9855

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2. Grantor

White Original - Lender

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Yellow - Buyer

Pink - Seler

If a brase whe

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due and payable without further demand, and Trustee, at the request of beneficiary, is authorized and empowered to exercise the pawer 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 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 tees and Trustee's compensation not to exceed of 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 firstnument recorded in the county in which this Deed of Trust is recorded. Without further conveyance of the Property, the successor trustee shall be applied by any form time to time remove 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 who is not a storney of the Converse the successor trustee is not a storney of the Converse trustee is all the time and agreements of Grantor shall be joint and several. Any Grantor of this Deed of Trust who is not a storney of the Converse trustee is all be performed and several. Any Grantor of this Deed of Trust who is not a storney of the Converse trustee is all be performed and several. Any Grantor of this Deed of Trust who is not a storney of the Converse trustee is all the time and agreements of Grantor shall be joint and several. Any Grantor of this Deed of Trust who is not a storney of the Converse trustee is all the time and agreements of Grantor shall be joint and several. Any Grantor of this Deed of Trust who is not a storney of the Conver

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9. All covenants and agreements of Grantor shall be joint and several. Any Grantor of this Deed of Trust who is not a signor of the Contract gracknowledges receipt of a direct or indirect financial benefit from the transaction, and is executing this Deed of Trust only to grant and convey that or acknowledges receipt of a direct of fruited matter. Granior's interest in the Property to Trustee. The term "Beneficiary" shall include the payee of the indebtedness hereby secured and any assignee or successor thereof. In witness whereof, Granior has associed and sealed this Deed of Trust on the date first above written. kک

Xmin

In witness whereo	of. Grantor has executed and sealed this Deed of Trust on t	he date first above written.
amer	1 Remest	- Jan Alerico LS.
1	Witness	Inex B-Sherried 15
	Witness	Grantor
Annona -	•	L.S.
	Witrices	Grantor
	NORTH CAROLINA Yadkin	County.
	L a Notary Public of the County and State alorese	Id certify that James S. Reeves Personally appeared
	and Thez Sherrili	worn that in his presence Louis Sherrill and (Grantor)
		igned the foregoing instrument. Witness my hand and official stamp or
NISSION BE	seal, this 20th day of Decemb	
1999 EXTERNA	My commission expires: July 21, 1999	KIMDULLAB. REENCO Notary Public
	This instrument was prepared by <u>Kimberly</u>	
1 2 (

ASSIGNMENT

NORTH CAROLINA For	rsythCOUNTY
FOR VALUE RECEIVED.	Jerry D. Woodie of W & M Builders, Inc.
does hereby transfer, assign,	and set over to Empire Funding Corp.
its successors may assigns, th	e within Deed of Trust and the Property which same secures.
DATED that 66.	ay of <u>January</u> , 19 <u>95</u>
Cornorate Seal	W & M Builders, Inc.
FAISHIS	Statellies Que Childofe:
se Society III Carpenadori	Plesident, Owner, Partner
	NORTH CAROLINA Forsyth County. (Corporate Acknowledgement)
A CONTRACT OF	La Notary Public of the County and Siate aforesaid, certify that Kimberly B. Reeves came
SAMA A	before me this day and acknowledged that he/she is Secretary of
	W & M Builders, Inc
ALAU BLA	prizoration, the foregoing assignment was signed in its name by its Jerry D. Woodle scaled
CON LOUS	with its corporate seal, and attested by himself/herself as its President
and the second se	SWORN to before me this 6th day of January .19 95
	My Commission Expires: 7/7/97 Lynan McCain Presette Notary Public
SEAL-STAMP	NORTH CAROLINACounty (Partnetship or Sole Owner Acknowledgement)
	I, a Notary Public of the County and State aloresaid, certify that
	as/a partner of, the assignor, personally appeared before me
	this day and acknowledged the due execution of the foregoing assignment for and on behall of said business.
¢.	SWORN to before me this day of 19
	My Commission Expires:Notary Public
is/are certified to be com first page thereof.	of Kumberly B Recues 10P 2 adkin Ch. NC + 4 an McCain Areudic, OP Dowidson of This instrument and this certificate are duly registered at the date and time and in the Book and Page shown on the Co
	EAS, REGISTER OF DEEDS FOR FORSYTH COUNTY
By <u>Higha</u> E	(Moan) Deputy/Assessme Register of Deeds.
Home Improvement Deed of Tru	ut
- / • •	