

NORTH CAROLINA DEED OF TRUST AND SECURITY AGREEMENT

(Collateral Includes Fixtures)

SATISFACTION: The debt secured by this Deed of Trust, as evidenced by the note or other document secured thereby, has been satisfied in full. This the day of		
Signed:		
Mail after recording to: HMDVZM Box 9		
This instrument was prepared by: John P. Van Zandt, III, Esq.	Recording: Time	e, Book and Page
Brief description for index: See attached Exhibit "A		
THIS DEED OF TRUST AND SECURITY AGREEMENT ("	Deed of Trust") is made as of this	
day of January, 2006, by and among: GRANTOR (Include Address)	BB&T Collar 110 S STRAT	TRUSTEE teral Service Corporation FORD RD 2ND FLOOR ALEM, NC 27104-4244
N & G Properties Inc and Nancy Carroll Cranfill and husba	BI BI	ENEFICIARY
9800 Concord Church Road Lewisville, NC 27023-0000	North Carol 110 S STRAT	ANKING AND TRUST COMPANY, a lina banking corporation FORD RD 2ND FLOOR ALEM, NC 27104-4244
IF BOX CHECKED, THIS DEED OF TRUST SECURES FOR THE CONSTRUCTION OF AN IMPROVEMENT ON	AN OBLIGATION INCURRED	ALENI, NC 27107-221
THE FOLLOWING INFORMATION APPLIES TO THIS DE 1. The maximum principal amount of the Debt (defined belo Deed of Trust is FOUR HUNDRED FORTY-NINE THOUSA (\$ 449,400.00) D	ow), including present and future a	
2. The Debt, on the date hereof, is evidenced by a Note and/or and date as follows: Note dated January 05 2006 executed by NANCY CARROLL CRANFILL AND N & and may be evidenced by and shall be at all times deemed to hereafter evidencing any debt whatsoever incurred by Gra- incorporated herein by reference.	in the amount of \$ 449,400.0 G PROPERTIES INC include, any and all other notes or	other Documents now or
3. Pursuant to the provisions of Sections 45-67 et seq., of the the payment of the Debt, including present and future advance		his Deed of Trust secures
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4. The current principal amount of the Debt advanced on the date hereof (including any outstanding amounts advanced previously) by Beneficiary is \$ None (if none, so state).

5. No execution of a written instrument or notation shall be necessary to evidence or secure any future advances made hereunder. The period within which future advances are to be made shall be the fifteen year period beginning on the date of this Deed of Trust.

6. The real property which is the subject of this Deed of Trust is located in or near the City of

WINSTON SALEM Winston , in the Township of ... in the County of FORSYTH , in the State of North Carolina, and the legal description and the chain of title reference of the real property are set forth as follows: SEE ATTACHED "EXHIBIT A"

STATEMENT OF PURPOSE: In this Deed of Trust reference shall be made simply to the "Note or other Document", and such a reference is deemed to apply to all of the instruments which evidence or describe the Debt, or which secure its payment, and to all renewals, extensions and modifications thereof, whether heretofore or hereafter executed, and includes without limitation all writings described generally and specifically on the first page of this Deed of Trust in numbered paragraph 2. This Deed of Trust shall secure the performance of all obligations of Grantor and of any third party to Beneficiary which are described in this Deed of Trust, in the Note or other Document, and such performance includes the payment of the Debt. In this Deed of Trust the definition of "Debt" includes: (i) the principal; (ii) all acrued interest including possible fluctuations of the interest rate if so provided in the Note or other Document; (iii) all renewals or provided in the Note or other Document; (iii) all renewals or extensions of any obligation under the Note or other Document (even if such renewals or extensions are evidenced by new notes or other documents); and (iv) all other obligations of Grantor to Beneficiary which are described in this Deed of Trust, or in the Note or other Document, (for example, payment of the attorneys fees of the Beneficiary, insurance premiums and ad valorem taxes).

NOW, THEREFORE, for the purposes and under the conditions described in this Deed of Trust and in consideration of the Debt and the mutual promises of Grantor and Beneficiary, Grantor hereby conveys to Trustee, in trust, with power of sale, the real property described in this Deed of Trust, together with any improvements, equipment and fixtures existing or hereafter placed on or attached to this real property, all proceeds thereof and all other appurtenant rights and privileges. The term "the Property" shall include this real property, any such improvements, fixtures, and also all appurtenant rights and privileges.

TO HAVE AND TO HOLD the Property, to Trustee, its successors and assigns, but upon the trust, and under the terms and conditions of this Deed of Trust, to which Grantor, Trustee and Beneficiary hereby agree:

1. PERFORMANCE BY GRANTOR. Grantor shall fulfill all of Grantor's obligations as specified in this Deed of Trust, the Note or other Document.

2. TAXES, DEEDS OF TRUST, OTHER ENCUMBRANCES. Grantor shall make timely payment of all ad valorem taxes, assessments or other charges or encumbrances which may constitute a lien upon the Property. Grantor shall timely pay and perform any obligation, covenant or warranty contained in any other deed of trust or writing (herein Other Deed of Trust) which gives rise to any or which may constitute a lien upon any of the Property. Grantor shall upon request of Beneficiary promptly furnish satisfactory evidence of such payment or performance. Grantor shall not enter into, terminate, cancel or amend any lease affecting the Property or any part thereof without the prior written consent of Beneficiary. Grantor shall timely pay and perform all terms of any lease or sublease of the Property or any part thereof.

3. INSURANCE. Grantor shall keep insured all improvements which are now existing and which might hereafter become part of the Property, against loss by fire and other hazards, casualties and contingencies in such amounts and for such periods as may be required from time to time by Beneficiary; and Grantor shall pay promptly, when due, any premiums on the insurance. All insurance shall be carried with companies approved by Beneficiary, and Grantor shall cause all policies and renewals thereof to be delivered to Beneficiary; and the policies shall contain loss payable clauses in favor of and in form acceptable to Beneficiary. In the event of loss, Grantor shall give immediate notice to Beneficiary, and Beneficiary may make proof of loss if such is not made promptly by Grantor. Any insurer is hereby expressly authorized and directed to make payment for the loss directly and solely to Beneficiary. Further, Beneficiary may apply the insurance proceeds, or any part thereof, in its sole discretion and at its option, either to the reduction of the Debt or to the restoration or repair of any portion of the Property damaged. 3. INSURANCE. Grantor shall keep insured all improvements which are now existing and which might hereafter become

4. ESCROW DEPOSITS. Upon demand of Beneficiary, Grantor shall add to each payment required under the Note or other Document the amount estimated by Beneficiary to be sufficient to enable Beneficiary to pay as they become due all taxes, charges, assessments, and insurance premiums which Grantor is required to pay. Further, any deficiency occasioned by an insufficiency of such additional payments shall be deposited by Grantor with Beneficiary upon demand. 1764NC (0509)

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5. PRESERVATION AND MAINTENANCE OF THE PROPERTY. Grantor shall keep the Property in as good order and repair as it now is (reasonable wear and tear excepted) and shall neither commit nor permit any waste or any other occurrence or use which might impair the value of the Property. Grantor shall not initiate or acquiesce in a change in the zoning classification of the Property or make or permit any structural alteration thereof without Beneficiary's prior written consent.

6. COMPLIANCE WITH LAWS. Grantor shall regularly and promptly comply with any applicable legal requirements of the United States, the State of North Carolina or other governmental entity, agency or instrumentality relating to the use or condition of the Property.

7. CONDEMNATION AWARD. Any award for the taking of, or damages to, all or any part of the Property or any interest therein upon the lawful exercise of the power of eminent domain shall be payable solely to Beneficiary, which may apply the sums so received to payment of the Debt.

8. PAYMENTS BY BENEFICIARY. If Grantor shall be in default in the timely payment or performance of any of Grantor's obligations, the Note or other Document, under this Deed of Trust or Other Deed of Trust, Beneficiary may, but it is not obligated to, expend for the account of Grantor any sums, expenses and fees which Beneficiary believes appropriate for the protection of the Property and the maintenance and execution of this trust. Any amounts so expended shall be deemed principal advances fully secured by this Deed of Trust, shall bear interest from the time expended until paid at the rate of interest accruing on the Debt, and shall be due and payable on demand.

9. RENTS AND PROFITS. Grantor hereby assigns to Beneficiary all future rents and profits from the Property as additional security for the payment of the Debt and for the performance of all obligations secured by this Deed of Trust. Grantor hereby appoints Beneficiary as Grantor's attorney-in-fact to collect any rents and profits, with or without suit, and to apply the same, less expenses of collection, to the Debt or to any obligations secured by this Deed of Trust in any manner as Beneficiary may desire. However, until default under the Note or other Document or under this Deed of Trust, Grantor may continue to collect and retain the rents and profits without any accountability to Beneficiary. Beneficiary's election to pursue the collection of the rents or profits shall be in addition to all other remedies which Beneficiary might have and may be put into effect independently of or concurrently with any other remedy.

10.SECURITY INTEREST. All the fixtures and equipment which comprise a part of the Property shall, as far as permitted by law, be deemed to be affixed to the aforesaid land and conveyed therewith. As to the balance of the fixtures, this Deed of Trust shall be considered to be a security agreement which creates a security interest in such fixtures for the benefit of Beneficiary. In that regard, Grantor grants to Beneficiary all of the rights and remedies of a secured party under the North Carolina Uniform Commercial Code. Grantor agrees to execute and deliver to Beneficiary, concurrently with the execution of this Deed of Trust and upon the request of Beneficiary from time to time hereafter, all financing statements and other documents reasonably required to perfect and maintain the security interest created hereby. Grantor hereby irrevocably (as long as the Debt remains unpaid) makes, constitutes and appoints Beneficiary as the true and lawful attorney of Borrower to sign the name of Grantor on any financing statement, continuation of financing statement or similar document required to perfect or continue such security interests. However to the extent allowed by law, this Deed of Trust shall be a financing statement sufficient to perfect and maintain any security interest created hereby in the Property and its Proceeds.

11. GRANTOR'S CONTINUING OBLIGATION. This Deed of Trust shall remain as security for full payment of the Debt and for performance of any obligation evidenced by the Note or other Document, notwithstanding any of the following: (a) the sale or release of all or any part of the Property; (b) the assumption by another party of Grantor's obligations under this Deed of Trust, the Note or other Document; (c) the forbearance or extension of time for payment of the Debt or for performance of any obligations under this Deed of Trust, the Note or other Document, whether granted to Grantor or to a subsequent owner of the Property; or (d) the release of any party who has assumed payment of the Debt or who assumed any other obligations under this Deed of Trust, the Note or other Document. None of the foregoing shall, in any way, affect the full force and effect of the lien of this Deed of Trust or impair Beneficiary's right to a deficiency judgment in the event of foreclosure against Grantor or any party who had assumed payment of the Debt or obligations the performance of which is secured by this Deed of Trust.

12. SUBSTITUTION OF TRUSTEE. Beneficiary shall have the unqualified right to remove the individual designated as Trustee on the first page of this Deed of Trust, and to appoint one of more substitute or successor Trustees by instruments filed for registration in the County Registry where this Deed of Trust is recorded. Any such removal or appointment may be made at any time and from time to time without notice, without specifying any reason therefor and without any court approval. Any such appointee shall become fully vested with title to the Property and with all rights, powers and duties conferred upon the individual originally designated as Trustee, in the same manner and to the same effect as though that party were named herein as the original Trustee.

13. INDEMNIFICATION IN EVENT OF ADVERSE CLAIMS. In the event that Beneficiary or Trustee voluntarily or otherwise shall become parties to any suit or legal proceeding involving the Property, they shall be saved harmless and shall be reimbursed by Grantor for any amounts paid, including all costs, charges and attorney's fees incurred in any such suit or proceeding, and the same shall be secured by this Deed of Trust and payable upon demand.

14. INSPECTION. Beneficiary may at any reasonable time and from time to time make or cause to be made reasonable entries upon, investigations, and inspections of the Property, including without limitation any inspections or investigations such as sampling and testing which may be necessary or desirable to review compliance with Environmental Laws.

15. WARRANTIES. Grantor covenants with Trustee and Beneficiary that Grantor is seized of the Property in fee simple, has the right to convey the same in fee simple, that title to the Property is marketable and free and clear of all encumbrances, and that Grantor will warrant and defend the title against the lawful claims of all persons whomsoever, subject only to any declarations, easements, restrictions or encumbrances listed in the title opinion or title insurance policy which Beneficiary obtained this Deed of Trust.

16. ATTORNEYS' FEES. In the event that Grantor shall default in its obligations under this Deed of Trust, the note or other Document, and Beneficiary employs an attorney to assist in the collection of the Debt or to enforce compliance of Grantor with any of the provisions of this Deed of Trust, the Note or other Documents or in the event Beneficiary or Trustee shall become parties to any suit or legal proceeding (including any proceeding conducted before any United States Bankruptcy Court) concerning the Property, concerning the lien of this Deed of Trust, concerning collection of the Debt or concerning compliance by Grantor with any of the provisions of this Deed of Trust, the Note or other Document, Grantor shall pay Beneficiary's reasonable attorneys' fees and all of the costs that may be incurred, and such fees and costs shall be secured by this Deed of Trust and its payment enforced as if it were a part of the Debt. Grantor shall be liable for such attorneys' fees and costs whether or not any suit or proceeding is commenced.

17. ANTI-MARSHALLING PROVISIONS. Trustee and Beneficiary may grant releases at any time and from time to time of all or any portion of the Property (whether or not such releases are required by agreement among the parties) agreeable to Trustee and Beneficiary without notice to or the consent, approval or agreement of other parties and interests, including junior lienors and purchasers subject to the lien of this Deed of Trust, and such releases shall not impair in any manner the validity of or priority of this Deed of Trust on that portion of the Property remaining subject to this Deed of Trust, nor release Grantor from personal liability for the Debt. Notwithstanding the existence of any other security interests in the Property held by Beneficiary or by any other party, Beneficiary shall have the right to determine the order in which any or all of the Property shall be subjected to the remedies available to Beneficiary, and Beneficiary shall further have the right to determine the order in which any or all portions of the Debt are satisfied from the proceeds realized upon the exercise of any remedy it has. Grantor, or any party who consents to this, or any party who has actual or constructive notice hereof, hereby waives any and all rights to require the marshalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.

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18. ENVIRONMENTAL ISSUES. Grantor for itself, its successors and assigns represents, warrants and agrees that (a) neither Grantor nor any other person has used or installed any Hazardous Material (as hereinafter defined) on the Property or received any notice from any governmental agency, entity or other person with regard to Hazardous Materials on, from or affecting the Property (b) neither Grantor or any other person has violated any applicable Environmental Laws (as hereinafter defined) or a ffecting the Property (c) the Property are presently in compliance with all Environmental Laws, and there is not now pending, or threatened, any action, suit, investigation or proceeding against Grantor relating to the Property (or against any other party relating to the Property which may violate any applicable in the property is of the property which may violate any applicable in the property is the extra dous Materials, and shall not cause nor bermit the Environmental Laws, and there is not now pending, or threatened, any action, suit, investigation or proceeding against Grantor relating to the Property (or against any other party nor a relaxed ous Materials, and shall not cause nor bermit the Environmental Laws, and there is not now pending, or threads of Hazardous Materials, and shall not cause nor bermit the grantor shall as the property and estimaterial (as person with and person with and estimaterial (as the property and the parties with all applicable Environmental Laws, and/or other governmental cause, (b) the Property is and it interests permits and/or other governy; (c) the remover and and the property and and against or affecting the property and shall keep the Property free and it interests of Hazardous Materials is and/or other governy; (b) areating in a difference of Hazardous Materials or the privation and all applicable Environmental Laws; (b) the grantor shall at all applicable the privation and any other party with and the property and and with a difference and any down and the party parts with a d

19. EVENTS OF DEFAULT. Grantor shall be in default under this Deed of Trust upon the occurrence of any of the following:

a) Default in the payment or performance of any of the obligations, or of any covenant or warranty, in this Deed of Trust, in the Note or other Document, or in any other note of Grantor to Beneficiary or any contract between Grantor and Beneficiary; or in any contract between any third party and Beneficiary made for the benefit of Grantor; or (a)

(b) ²⁾ Any warranty, representation or statement made or furnished to Beneficiary by or on behalf of Grantor in connection with this transaction proving to have been false in any material respect when made or furnished; or

(c) Loss, theft, substantial damage, destruction to or of the Property, or the assertion or making of any levy, seizure, mechanic's or materialman's lien or attachment thereof or thereon; or

(d) Death, dissolution, termination of existence, insolvency, business failure, appointment of a Receiver for any part of the property of, assignment for the benefit of creditors by, or the inability to pay debts in the ordinary course of business of the Grantor or any co-maker, endorser, guarantor or surety for Grantor; or

(e) Failure of a corporate Grantor or co-maker, endorser, guarantor or surety for Grantor to maintain its corporate existence in good standing; or (f)

¹⁾ Upon the entry of any monetary judgment or the assessment of filing of any tax lien against Grantor; or upon the issuance of any writ of garnishment or attachment against any property of debts due or rights of Grantor; or

^(g) The sale (including sale by land contract upon delivery of possession), transfer or encumbrance of all or any part of the Property or any interest therein, or any change in the ownership or control of any corporate or partnership Grantor, without Beneficiary's prior written consent; or

(h) If Beneficiary should otherwise deem itself, its security interests, the Property or the Debt unsafe or insecure; or should Beneficiary otherwise believe that the prospect of payment or other performance is impaired.

20. REMEDIES OF BENEFICIARY UPON DEFAULT. Upon the occurrence of any event of default, Beneficiary may, at its option, without prior notice to Grantor, declare the Debt to be immediately due and payable in full; and, on application of Beneficiary, Trustee shall foreclose this Deed of Trust in any manner permitted by North Carolina law, including selling the Property or any part thereof at public sale to the last and highest bidder for cash, free of any equity of redemption, homestead, dower, curtesy or other state or federal exemption, all of which are expressly waived by Grantor, after compliance with applicable North Carolina law including selling the property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. The proceeds of any such sale and y such sale shall include a commission of five per cent of the gross sales price to Trustee for holding such sale and for all services performed by him hereunder excluding expenses incurred in making sale. In the event a foreclosure suit or special proceeding is commenced, and no sale is held, then the Grantor shall pay to the Trustee: 1) all expenses incurred by Trustee and Debt. Beneficiary may bid and become the purchaser at any sale under this Deed of Trust. At any such sale rust any sale is ledid, and notice of any such sale compared in the advertisement of the notice of such sale. If foreclosure proceedings are instituted under requirement need not be included in the advertisement of the notice of such sale. If foreclosure proceedings are instituted under requirement need not be included in the advertisement of the notice of such sale. If foreclosure proceedings are instituted under this Deed of Trust, rustee is hereby authorized to take possession of the Property and collect any rental, accrued ot to accrue; or Trustee may

21. RELEASE AND CANCELLATION. Upon fulfillment of all of obligations, the performance of which is secured by this Deed of Trust, and upon payment of the Debt, this Deed of Trust and the Note or other Document shall be marked "Satisfied" and returned to Grantor, and this conveyance shall be null and void and may be cancelled of record at the request and cost of Grantor, and title to the Property shall revest as provided by law.

22. MISCELLANEOUS. The captions and headings of the paragraphs of this Deed of Trust are for convenience only and shall not be used to interpret or define any provisions. All remedies provided herein are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively. All covenants contained herein shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors or assigns of the parties to this Deed of Trust, and the designations "Grantor", "Trustee" and "Beneficiary" include the parties, their heirs, executors, administrators, successors and assigns. The designations "Corporate", "Corporation", and "Partnership" include limited liability companies and limited liability partnerships. Whenever used, the singular number shall include the plural, and the plural the singular, and the use of any gender shall be applicable to all genders. This Deed of Trust shall be governed by and construed under North Carolina law. Any forbearance by Beneficiary in exercising any right or remedy. The procurement of insurance of the payment of taxes or other liens or charges by Beneficiary shall not be a waiver of Beneficiary's right to accelerate the maturity of the Debt. Time is of the essence in the Note, or other Document.

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has caused t	IONY WHEREOF, the above corporate Grant his instrument to be executed under seal in me by its duly authorized <u>President</u> , w	its hereunto set his "SEAL' appearing	WHEREOF, each individual Grantor has hand and adopted as his seal the word beside or near his signature, this sealed executed and delivered on the date first
this sealed in	strument being delivered on the date first abo	÷	
written.		Grantor:	u Cranfill (SEAL)
N&G Pro	operties, Inc.	Grantor:	(SEAL)
By: nar	(CORPORATE NAME) ncy Cranfill (SEA		(SEAL)
Title: Ires		Grantor:	(SEAL)
Bv	(SEA	AL)	
	ONY WHEREOF, the above partnership Gra bility Limited Partnership has caused this ins duly authorized general partner(s), manager earing beside its name, this sealed instrument (SEAL PARTNERSHIP, LLC, LLP OR LLLP) By:	Company, Limited Liability Partnership or n the appropriate company or partnership (s), and has adopted as its seal the word ered on the date first above written. (SEAL)
By:			
Title:	(SEAI		(SEAL)
SEAL STA	MP		
	STATE OF NORTH CAROLINA, COUNT I, <u>Susan D. Groce</u> <u>Nancy Cranfill and Gordo</u> personally appeared before me this day and a Witness my hand and official stamp or seal, t My Commission Expires: July 29, 200	on Cranfill cknowledged the execution his <u>5th</u> day of	a Notary Public, do hereby certify that Grantor, on of this Deed of Trust.
SEAL STA	MP	OFFICIAL SEAL	NOTART FUBLIC
	STATE OF NORTH CAR DATA COUNTS I,	NOTARY PUBLIC SEION SEPIRES HILL 29, 200 his day of	······································
			NOTARY PUBLIC
SEAL STAN	AP STATE OF NORTH CAROLINA, COUNT I,	Y OF	a Notary Public, do hereby certify that
	personally appeared before me this day and a whether general partners, managers or manag	ging members) of	,
	a	the	, and further acknowledged the due
	execution of this Deed of Trust on behalf of Witness my hand and official stamp or seal, My Commission Expires:	this day of	
SEAL STAN			NOTARY PUBLIC
SEAL STAT	STATE OF NORTH CAROLINA, COUNT I, a Notary Public of said County and Sta personally came before me this day and ack of <u>N&G Properties</u> , Inc. <u>President</u> the corporation.	te, certify that <u>Nan</u> nowledged he (or she) is	President
	Witness my hand and official seal this <u>5th</u>	day of <u>January</u>	, 2006 . Suban Del Childre
The foregoir	(Notary Seal) My Commission Expires: July 29, 20 g Certificate(s) of		NOROT CARGLING BLOCKE COUNTY SUSAN D. GROCE NOTARY PUBLIC
is/are certifi	ed to be correct. This instrument and this cert on the first page hereof.	tificate are duly registere	d at the date and time and in the Book and
By:		COF DEEDS FOR	COUNTY Deputy/Assistant - Register of Deeds.
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			NC

- EXHIBIT A -

Tract 1 - 300 Appledore Court, Winston-Salem, NC 27104

Being known and designated as Lot Number 1 of the CHESTERFIELD Subdivision, as recorded in Plat Book 27, Page 124, in the Forsyth County Register of Deeds Office, North Carolina, reference to which is hereby made for a more particular description.

Tract 2 - 1162 Jonestown Road, Winston-Salem, NC

Being all of Lot 54, of the CHESTERFIELD Subdivision, as per plat thereof recorded in Plat Book 27, page 124, in the Forsyth County Register of Deeds Office, Forsyth County, North Carolina.

Tract 3 - 3929 Laurel Grove Road, Winston-Salem, NC

Being known and designated as Lot No. 46, as shown on the Map of BRIAR GLEN, SECTION 2, recorded in Plat Book 33, Page 176 and 177, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

Tract 4 - 4112 Primrose Path, Winston-Salem, NC

Being known and designated as Lot Number 76, as shown on the map of BRIAR GLEN, SECTION 2, as recorded in Plat Book 33, pages 176 and 177, in the Office of the Register of Deeds of Forsyth County, North Carolina, to which map reference is hereby made for a more particular description.

SUBJECT to easements, restrictions and rights-of-way of record.

Tract 5 - 716 Bluffridge Trail, Winston-Salem, NC 27103

Being known and designated as Lot Number 5, as shown on the plat of McGREGOR . PARK, as recorded in Plat Book 32, page 196, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

SUBJECT to easements, restrictions and rights-of-way of record.

Tract 6 - 705 Bluffridge Trail, Winston-Salem, NC 27103

Being known and designated as Lot Number 47, as shown on the plat of McGREGOR PARK, as recorded in Plat Book 32, page 196, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

SUBJECT to easements, restrictions and rights-of-way of record.

Tract 7 - 720 Bluffridge Trail, Winston-Salem, NC 27103

Being known and designated as Lot Number 6, as shown on the plat of McGREGOR PARK, as recorded in Plat Book 32, page 196, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

SUBJECT to easements, restrictions and rights-of-way of record.

Tract 8 - 724 Bluffridge Trail, Winston-Salem, NC 27103

Being known and designated as Lot Number 7, as shown on the plat of McGREGOR PARK, as recorded in Plat Book 32, page 196, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

SUBJECT to easements, restrictions and rights-of-way of record.

Tract 9 - 3905 Gracemont Drive, Winston-Salem, NC

BEGINNING at an existing iron pipe, said iron pipe being in the north right-of-way line of Gracemont Avenue and lying South 02° 32' 41" West 264.78 feet from the southeast corner of Lot 1, Yarborough-Leinbach's Property (Plat Book 18, Page 155, Forsyth County Registry); running thence from said BEGINNING point, North 86° 37' 40" West 86.00 feet to a point in the north right-of-way line of Gracemont Avenue; running thence from said point North 03° 45' 00" East 106.50 feet to a point; running thence from said point, South 86° 37' 40" West 106.51 feet to a point; running thence from said point, South 82° 32' 41" West 106.51 feet to the point and place of BEGINNING, containing 9,040 square feet, and being designated as Lot 1 on an unrecorded plat of survey by John Edward Beeson, PLS, dated 4/9/02.

Tract 10 - 5101 Old Plantation Circle, Winston-Salem, NC

Being known and designated as Lot 105 as shown on the map of Plantation Row, Phase 4, as recorded in Plat Book 42, Page 138 in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description.

Tract 11 - 1843 Springfield Farm Court, Clemmons, NC 27012

Being known and designated as Lot 121 in Springfield Farms, Section II, Phase 1, as recorded in Plat Book 38, Page(s) 171, Forsyth County Registry, reference being thereto for a more particular description.

Subject to all easements of record and restrictive covenants recorded in Book 1871, Page 877, Forsyth County Registry which are incorporated herein by reference as if set out verbatim.