SATISFACTION: The debt secured by the together with the note(s) secured thereby he this the day of	Ŧ	7	Box	0
Signed:		Frye-	1800K 2 3	P0644
		65 Recording: Time, Boo	PRESENTED FOR REGISTRATION	AUG 30 2 42 PH 'TI EUN CRS REGISTER OF DEEDS FORSYTH CTY. N.C.
Tax Lot No.				
Verified by	County on the	te day of _		19
Mail after recording to Mr. and Mrs	. Charles Thor	nas Long	Frye Box	
***************************************				·
This instrument was prepared by J. Tyl	rone Browder, A	Attorney at	Law.	
NORTH	CAROLINA	DEED O	F TRUST	
THIS DEED of TRUST made this 22ndday of	August	, 1	19 77 , by and betw	veen:
GRANTOR	TRUSTEE		BENEFICIARY	
E. WAYNE JONES AND ARVIL A. STANLEY D/B/A S & J HOME BUILDERS	RICHARD E. S	TOVER	CHARLES TH wife KATHYRN PE	OMAS LONG and
Enter in appropriate block for each party: name The designation Grantor, Trustee, and Beneficia singular, plural, masculine, feminine or neuter WITNESSETH, That whereas the Grantor is inde	ry as used herein shall in as required by context,	ciude said parties, th	elr heirs, successors, an	and and No/100
of said promissory note, if not sooner paid, is .				of the Country has been load
NOW, THEREFORE, as security for said de sold, given, granted and conveyed and does by the parcel(s) of land situated in	hese presents bargain, sell Old Richmo	4		elrs, or successors, and assigns,
County of Forsyth , st	ate of North Carolina, and			, +
BEGINNING on an iron stake North 01 degree 47 minutes corner of Lot #26 of "Simple of the Forsyth County Reg by said Robert H. Long, n an iron stake; thence, No an iron stake; thence, So at 675.60 feet, continuin the middle of Kapp Road; degrees 30 minutes West 329 minutes West crossing in all, 443.61 feet to an 182.16 feet to the place being a tract from the Roin Deed Book 975, Page 28 taken from survey and place	s West 139.23 pson Forest" a istry; running amely: North rth 16 degrees uth 82 degrees g 30.0 feet, o thence, with t 0.0 feet to an an iron stake iron stake; t of Beginning, bert H. Long p	feet from ar s is recorded thence the 83 degrees of 59 minutes 29 minutes or in all, 70 the center of iron stake at 30.0 feet thence, South containing property, as syth County	iron stake id in Plat Bo following si general minutes We 30 seconds We East, crossi 05.60 feet to f said Kapp B thence, Nor t, continuing h 06 degrees l.359 acres, is described Registry.	at the northwest ook 20, Page 66, ax (6) new lines est 167.40 feet to lest 236.52 feet to lest 236.52 feet to lest 236.52 feet to lest an iron stake in Road, South 07 oth 82 degrees g 413.61 feet, or 22 minutes West more or less, and is as Tract #1 his description

N.C. Har Assoc, Form No. 5 & 1516

TO HAVE AND TO HOLD said real property 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 note 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 of the note secured hereby, or any failure or neglect to comply with 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 note 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 giving such notice and advertising the time and place of such sale in such manner as may be then provided 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 note 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 5. WARRANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the premises in fee simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that he will warrant and defend the title against the lawful claims of all persons whomsoever, except for the exceptions hereinafter stated. Title to the property hereinabove described is subject to the following exceptions:

5. 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 Note, then the holder of the Note 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. 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 Note and secured by this Deed of Trust.

8. PRIOR LIENS: Default under the terms of any instrument secured by a lien to which this deed of trust is subordinate shall constitute default hereunder. hereunder.

IN WITNESS WHEREOF, the Grantor 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 Directors, the day and year first above written.

S & J HOME BUILDERS

(SEAL)

By:

By:

Arvill A Stanley, Darfner

(SEAL) Stanley, aftne Arvil A. Secretary (Corporate Seal) STATE OF NORTH CAROLINA (X/armex/ a notary public of said county do **OFFICIAL SEAL** LUYD Notary Public, North Carolina E. WAYNE JONES and ARVIL A. STANLEY, D/B/A County of Forsyth hereby certify that & J HOME BUILDERS IILL A. BLEVINS My commission expires May 18, 1981 personally appeared before me this day and acknowledged the execution of the foregoing instrument. Witness my day of August hand and official stamp or seal, this 24 My commission expires: O Notary Public o SEAL-STAMP NORTH CAROLINA, COUNTY OF I, _____, a Notary Public of the County and State aforesaid, personally came before me this day and acknowledged that ___ he is _____ Secretary of _____ a North Carolina corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its ______ President, sealed with its corporate seal and attested by _____ Witness my hand and official stamp or seal, this _____day of_____,

Deputy/Approx Register of Deeds

N.C. Hat Assoc, Form No. 5 @ 1976 Probate Ice 50% paid

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