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DRAWN BY: ROBERT W. PORTER/Box 109	-
CONSTRUCTION - NORTH CAROLINA	ļ
1 The been of thost made (his	
/ CAROLINA GENERAL PARTNERSHIP	
(hereinalier referred to as "Grantor") and Peoples Service Corporation	
"Trustee") and Matural Federal Savings & Loan whose principal address is 201 W. Main Street, Elkin, N.C. 28621	ed to a
(hereinaller rolèmed to as "Benediclary"):	
WITHESSETH THAT, WHEREAS, Grantor is indebted to Beneficiary for money to be found	
WITHESSETH THAT, WHEREAS, Granfor is indebted to Beneficiary for money to be loaned pursuant to a Loan Agreement entered into b Granfor and Beneficiary and dated	elwee
Granfor and Beneficiary and dated May 11, 1990 Incorporated herein by reference as fully and to the same extent as though set out herein verbalim.	hich are
AND WHEREAS, Grentor has executed and statements and an analysis and analysis and an analysis and an analysis and an analysis and analysis analysis and analysis and analysis and an analysis)
FIFTY NINE THOUSAND NINE HUNDRED DOLLARS———————————————————————————————————	
AND WHEREAS, This Deed of Trust is Given Wholly Octoors to 2	
AND WHEREAS, This Deed of Trust is Given Wholly Of Parity in Secure Future Obligations which may be incurred hereunder. The a	អា០ពារ
advances) to be advanced hereunder shall not exceed the face except at the maximum amount (including present as well as	
not later than November 11, 1990 provided all conditions of the Note, Loan Agree	curred
<u> </u>	
and the Dead of Trust have been mut and there is no default in the Note, Loan Agreement, or this Dead of Trust, Future Advances by the	ment
eliciary are Obligatory.	Ben.
AND WHEREAS, To induce the making of said foan, Granter has agreed to secure said debt and interest (together with any future adva	
and the undertakings prescribed in the Note, Loan Agreement, and the State Sale date and interest (logether with any future adva	nces)
and the undertakings prescribed in the Note, Loan Agreement, and this Deed of Trust by the conveyance of the premises hereinalter described. In consideration of the premises hereinalter described in the premise hereinalter described in the pre	ribed;
and antiestic loan, Grantor liereby grants and conveys to Terrate.	
following described premises localititin FOrsyth	, me

BEING KNOWN AND DESIGNATED as Lot No. 44, as shown on the Plat of Waterford (Map 2/6), Section No. 3, Phase 1, as recorded in Plat Book 32, Pages 97 through 102, in the Office of the Register of Deeds of Forsyth County, North Carolina, reference to which is hereby made for a more particular description. For further reference, see Deed Book 1597, Page 1736, Forsyth County Registry.

Forsyth

_County, North Carolina:

following described premises located in _

BEING INFORMALLY KNOWN AS Tax Lot 44, Block 4207K, Clemmons Township, Forsyth County Tax Records, and 8021 Glengarriff Road, Clemmons, N.C. 27012.

together with Improvements, equipment, and fixtures now or hereafter attached to or used in connection with the premises (hereinalter collectively referred to as "Premises").

 [&]quot;If checked, fixtures are more specifically described on Exhibit attached heroto and incorporated herein by reference."

TO HAVE AND TO HOLD the same with all privileges and appurtenances thereunto belonging to Trustee, his successors and assigns, upon the Trusts and for the purposes hereinafter set out. Grantor covenants with Trustee that Grantor is seized of, and has the right to convey, the premises, in fee simple; whomsoever.

GRANTOR COVENANTS with Trustee and Beneficiary (and their respective heirs, successors and assigns) as fullows:

- 1. Note Payments. Grantor shall make timely payments of principal and interest on the above mentioned Note in the amounts, in the manner and at the place set forth therein. This Deed of Trust secures payment of said Note according to its terms, which are incorporated herein by reference.
- 2. Taxes. Grantor shall pay all taxes, charges and assessments which may become a lien upon the premises Increporated herein by reference, interest accrues thereon and shall promptly deliver to Beneficiary official receipts evidencing payment thereof. In the event of the passage after the date of this Deed of Trust of any law changing in any way the laws now in force for state or local taxation of mortgages, deeds of trust or debts secured thereby, or Trust shall at the option of Beneficiary without notice become immediately due and payable.
- 3. Insurance. Grantor shall continually maintain insurance against loss by fire, hazards included in the telm "extended coverage" and such other hazards as Beneficiary may require in such a manner and in such companies as Beneficiary may from time to time require on the improvements now or hereafter located on the premises and shall promptly pay all premiums, therefor, when due. All insurance policies and renewals thereof shall be held by Beneficiary and have allached thereto a New York Standard Mortgagee Long-Form Loss Payable Clause in favor of and in a form acceptable to Beneficiary, and provide that no such policy can be cancelled without ten days prior notice to Beneficiary. In the event of loss Grantor shall give immediate notice by mail Grantor and Beneficiary Jointly), and the insurance company is hereby directed to make payment for such loss directly to Beneficiary (instead of to the repair or restoration of the premises. If the insurance proceeds or any part thereof may be applied by Beneficiary at its option to the debt hereby secured or for manner as Beneficiary may desire. In the event of foreclosure of this Dued of Trust or other transfer of hitle 15 the premises in extinguishment of the indebtedness secured hereby, all right, title and interest of Beneficiary in any insurance policies then in force shall pass to the grantee
- 4. Escrow Deposits. Upon demand of Beneficiary, Grantor shall add to each monthly or other periodic payment required under the Note secured hereby the amount estimated by Beneficiary to be sufficient to enable Beneficiary to pay, as they come due, all taxus, charges, assessments, and insurance deposited by Grantor with Beneficiary upon demand.
- 5. Repairs. Grantor will keep the premises in as good order and repair as they are now (reasonable wear and tear expected) and will not commit or rights without the written consent of Beneficiary.
- 6. Compliance with Laws. Grantor shall promptly comply with any applicable legal requirements of the State of North Carolina or other governmental entity, agency or instrumentality relating to the use or condition of the premises.
- 7. Condemnation Award. Any award for the taking of, or damages to, all or any part of the premises or any interest therein upon the lawful exercise of power of eminent domain shall be payable to Beneficiary who may apply the sums so received to the portion of the debt hereby secured last falling due or in such other manner as Beneficiary may desire.
- 8. Payments by Beneficiary. If Grantor shall be in default in the timely payment or performance of any obligation under this Deed of Trust, the Loan Agreement or the Note hereby secured, Beneficiary, at its option may pay the sums for which Grantor is obligated. Further, Beneficiary, at its option, may advance, pay or expend such sums as may be proper and necessary for the protection of the premises and the maintenance of this trust including but not limited to sums to satisfy taxes or other tevies, and assessments and/or liens, to maintain insurance (including title insurance), to make repairs and to provide security guards. Any amounts so advanced, paid or expended shall be deemed principal advances secured by this Deed of Trust (even though when added to other advances the sum thereof may exceed the face amount of the Note), shall bear interest from the time advanced, paid or expended at the rate prescribed in the Note hereby secured and be secured by this Deed of Trust and its cryment enforced as if it were a part of the original debt. Any sum expended, paid or advanced under this paragraph shall be at Beneficiary's sole option and not constitute a waiver of any default or right arising from the breach by Grantor or any covenant or agreement contained herein or in the Note or Lour Agreement.
- 9. Rents and Profits. Grantor hereby assigns to Beneficiary all future rents and profits from the premises as additional security for the payment of the indebtedness hereby secured and full performance of the undertakings of the Grantor hereunder. Beneficiary is given a prior and continuing lien thereon, and indebtedness and the performance of said undertaking in such manner as Beneficiary may desire. However, until default hereunder or under the Note secured hereby, Grantor may continue to collect and enjoy such rents and profits without accountability to Beneficiary. This assignment shall be irrevocable and shall be in addition to other remedies herein provided for in event of default and may be put into effect independently of or concurrently with any of said remedies.
- 10. Grantor's Continuing Obligation. The Grantor shall remain liable for full payment of the principal and interest on the Note (or any advancement or obligation) secured hereby, notwithstanding any of the following:
- (a.) The sale of all or a part of the premises, (b) the assumption by another party of the Grantor's obligations hereunder, (c) the forbearance or extension of time for payment or performance of any obligation hereunder, whether granted to Grantor or a subsequent owner of the property, and (d) the release of all or any part of the premises securing said obligations or the release of any party who assumes paymen' of the same. 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 assuming the obligations hereunder.
- 11. Substitute Trustees. Beneficiary shall have the unqualified right to remove the Trustee and to appoint one or more substitute or successor Trustees by instruments filed for registration in the Office of the Register of Deeds where this Deed of Trust is recorded. Any such removal or appointment may be made at any time without notice, without specifying any reason therefor and without any court approval. Any such appointee shall become vested with title to the premises and with all rights, powers and duties conferred upon the Trustee herein in the same manner and to the same effect as though he were named herein as the original Trustee.
- 12. Late Charge. Beneficiary may collect a late charge of 4% for each installment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquent payments.
- 13. Attorney's Fees. In the event that Grantor shall default in its obligations hereunder and in the opinion of Bernsticiary it becomes necessary or proper to employ an attorney to assist in the enforcement of collection of the indebtedness owed by Grantor to Beneficiary or to enforce compliance by Grantor with any of the provisions of the Loan Agreement or those herein contained, or in the event the Beneficiary or the Trust e voluntarily or otherwise shall become a party or parties to any suit or tegal proceeding (including a proceeding conducted under the Bankruptcy Act) to printed the property herein conveyed, to protect the lien of this Deed of Trust, to enforce collection of the indebtedness owed by Grantor to Beneficiary, or to enforce compliance by Grantor with any of the provisions of the Loan Agreement, the Note, or those herein contained, Grantor agrees to pay a reasonable attorney's fee and all of the costs that may reasonably 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 original debt. Grantor shall be liable for such reasonable attorney's fees and costs whether or not any suit or proceeding is commenced; if suit is instituted by Beneficiary upon default to enforce collection of any unpaid balance of the Note, Grantor stipulates and agrees that the reasonable attorney's fee for which it is liable under this paragraph shall be deemed to be fifteen per cent (15%) of the sum of the unpaid principal and all interest dum thercon at the time suit is instituted.
- 14. Anti-Marshalling Provision. The right is hereby given by Grantor to Trustee and Beneficiary to make purtial releases or releases of security hereunder (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 this lien, which partial release or releases shall not impair in any manner the validity of or priority of this Deed of Trust on the premises remaining hereunder, not release Grantor from personal liability for the indebtedness hereby secured. Notwithstanding the existence of any other security interests in the premises held by Beneficiary or by any other party. Beneficiary shall have the right to determine the order in which any or all of the premises shall be subjected to the remeales provided herein. Beneficiary shall have the right to determine the order in which any or all portions of the indebtedness secured hereby are satisfied from the proceeds realized upon the exercise of the remedies provided herein. Grantor and any party who consents to this who has actual or constructive action hereby waives any and all right to require the marshalling of assets in connection with the exercise of any of the remedies permitted by applicable law or provided herein.
- 15. Sale by Parcels. Pursuant to the provisions of North Carolina General Statute 45-21.8, the Trustee or Trustees are hereby empowered to sell any parcel of the property described herein whether or not, in the judgment of the Trustee or Trustees, the proceeds of the parcel sold will be sufficient to satisfy the Indebtedness secured hereby, and this provision shall govern the sale or sales of the parcels of property herein described.

16. Notice to Grantor. All notices required to be given to Grantor including the notice required to be served by North Carolina General Statute 45-21.16 shall be mailed to Grantor at the following address:

17. Notice to Beneficiary. All notices required to be given to Beneficiary by Grantor or an Intervening lienor or encumbrancer pursuant to North Carolina General Statute 45-70(b) shall be mailed to Mutual Federal Savings and Loan Association, P. O. Box 648,

18. Secondary Financing Prohibited. Grantor may not pledge or encumber the premises herein conveyed without first obtaining Beneficiary's written consent.

19. Transfer of Premises, if all or any part of the premises or an interest therein is sold or transferred by Grantor without Beneficiary's prior written consent, Beneficiary may, at Beneficiary's option, declare all sums secured by this Deed of Trust to be immediately due and payable.

20. Unillorm Commercial Code Security Agreement. This Deed of Trust is intended to be a security agreement with respect to items referred to herein which may be subject to a security interest pursuant to the Uniform Commercial Code, and Grantor hereby grants Beneficiary a security interest in said ilems. Grantor agrees that Beneficiary may file this Deed of Trust as a linancing statement, or at Grantor's request agrees to execute such financing statements, extensions or amendments as Beneficiary may require to perfect a security interest with respect to said items. In the event of default, Beneficiary shall have, in addition to its other remunies, all rights and remedies provided for in the Uniform Commercial Code as enacted in North Carolina.

21. Acceleration in Case of Grantor's Insolvency if Grantor shall voluntarily file a petition under the Federal Bankruptcy Act, as such Act may from time to lime be amended, or under any similar or successor Federal statute relating to bankruptcy, Insolvency, arrangements or reorganizations, or under any state bankruptcy or insolvency act, or file an enswer in an involuntary proceeding admitting insolvency or inability to pay debts, or if Grantor shall fail to obtain a vacation or stay of involuntary proceedings brought for the reorganization, dissolution or liquidation of Grantor, or it Grantor shall be adjudged a bankrupt, or if a trustee or receiver shall be appointed for Grantor or Grantor's property, or if the property shall become subject to the jurisdiction of a Federal bankruptcy court or similar State court or if Granter shall make an assignment for the benefit of Grantor's creditors, or if there is an attachment, execution of other judicial seizure of any portion of Grantor's asserts and such seizure is not discharged within ten days, then Beneficiary may, at Beneficiary's option, declare all of the sums secured by this instrument to two immediately due and payable without prior notice to Grantor. Any attorney's fees and other expenses incurred by Beneficiary in connection with Grantor's bankruptcy or any of the other aforesaid events shall be additional indebtedness of Grantor secured by this Deed of

22. Use of Property. Unless required by applicable law or unless Beneficiary has otherwise agreed in writing. Granter shall not allow changes in the use for which all or any part of the premises was intended at the time this Deed of Trust was executed. Grantor shall not initiate or acquiesce in a change in the

zoning classification of the premises without Beneficiary's prior written consent.

23. Books and Records, Grantor shall keep and maintain at all times at Grantor's address stated above, or such other place as Beneficiary may approve in writing, complete and accurate books of accounts and records adequate to reflect correctly Grantor's financial condition and copies of all the written contracts, leases and other instruments which may affect the premises. Such books, records, contracts, leases and other instruments shall be subject to examination and Inspection at any reasonable time by Beneficiary. Upon Beneficiary's request, Grantor shall furnish to Beneficiary within 120 days after the end of each fiscal year of Grantor, a balance sheet, a statement of Income and expenses and a statement of changes in financial position, each in reasonable detail and certified by Grantor and, if Beneficiary shall require, by an independent certified public accountant.

24. Inspection. Lender may make or cause to be made reasonable entries upon and inspection of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

25. Application of Payments. All payments and other sums of money received by Lender shall be applied by Lender first to amounts due Lender pursuant to paragraph 8 hereof, then to interest payable of the Note, then to the principal of the Note.

26. Definitions. As used herein the terms "Grantor", "Trustee", "Beneficlary" and other terms shall refer to the singular, plural, neuter, masculine and feminine as the context may require and shall include, be binding upon and inure to the benefit of their respective heirs, successors, legal representatives

27. Construction Loan Agreement. Grantor has executed a Construction Loan Agreement of even date. All terms, covenants and conditions of the said Construction Loan Agreement are incorporated into this Deed of Trust and made a part hereof as if set out entirely within this space.

28. Additional Collateral — Security Agreement. In conjunction with Paragraph 20 above, by this instrument Grantor also conveys to Beneficiary a security interest in all materials, fixtures, tools, machinery and other equipment located on the premises herein conveyed, or in possession of the Borrower, or being used, or to be used, in the construction of any improvements located on the premises herein conveyed.

29. Default by Grantor under the terms and conditions of any Note, Deed of Trust or Agreement representing and/or securing an obligation of Grantor to Remeficiary other than the obligation secured by this Deed of Trust shall constitute a default under the terms and conditions of this Deed of Trust.

30. In the event that any of the covenants, agreements, terms or provisions contained in this instrument shall be held invalid, illegal, or unenforceable in any respect, the validity of the remaining covenants, agreements, terms, or provisions contained herein shall not be affected, prejudiced, or disturbed in any way thereby, and this instrument shall be construed and enforced as if any such invalid, illegal, or unenforceable covenant, agreement, term, or provision had not been inserted herein.

BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST: If the total amount of the debt, interest, advances and other sums secured hereby are paid in full in accordance with the terms of the above mentioned Note and this Deed of Trust, this conveyance shall be null and void and may be cancelled of record at the request and cost of Grantor. If, however, there shall be a default in any of the terms and conditions of this Deed of Trust, the Loan Agreement, or under the Note or any advance secured hereby, all sums owing to Beneficiary thereunder regardless of maturity and without notice shall immediately become due and payable at the option of Beneficiary; and, on application of Beneficiary. Trustee shall foreclose this Deed of Trust by Judicial Proceedings or at Beneficiary's election Trustee shall sell (and is bereby empowered to sell) the premises at public sale to the last and highest bidder for cash (free of any equity of redemption, homestead, dower, curtesy or other exemption, all of which are expressly waived by Grantor) after compliance with applicable North Carolina laws relating to foreclosure sales under power of sale and shall execute a conveyance in fee simple to the successful purchaser at said sale. The proceeds of any such sale shall be applied in the manner and in the order prescribed by applicable North Carolina laws, it being agreed that the expenses of any such sale shall include a commission of live per cent of the gross sales price to Trustee for making such sale and for all services performed by him hereunder. Beneficiary may but and become the purchaser at any sale under this Deed of Trust. At any such safe Trustee may at its election require essful bidder immediately to doposit with Trustee casti or certified check in an amount equal to all or any part of the successful bid, and notice of any such requirement need not be included in the advertisement of the notice of such sale.

IN WITNESS WHEREOF, the Deed of Trust has been duly signed; sealed and delivered by Grantor the day and year first above written.

K & M PROPERTIES, A NORTH CAROLINA GENERAL PARTNERSHIP GENERAL PARTNER GENERAL PARTNER

NORTH CAROLINA - FORSYTH COUNTY

I, JODY H. WEICH, a Notary Public, of Forsyth County, North Carolina, do hereby certify that JERRY W. KAPP and JOHN K. MILLER, JR., General Partners of K & M PROPERTIES, A North Carolina General Partnership, personally appeared before me this day and acknowledged on behalf of and as an act of deed of said partnership, the execution of the foregoing Deed of Trust.

Witness my hand and notarial seal this the 11th day of May,

My commission expires: October 10, 1992

OFFICIAL SEAL
Notary Public, North Cyroling
COUNTY OF SCI 1 H
JODY H V. 11 CH
My Commission Exp.res Curdio trans. Public

NORTH CAROLINA - FORSYTH COUNTY

The foregoing certificate of JODY H. WELCH, NOTARY PUBLIC, FORSYTH COUNTY, N.C., is certified to be correct. This the 11th day of May, 1990.

By: Deputy/Amidant

PRESENTED FOR REGISTRATION AND RECORDED

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FORSYTH Q WAS
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PLOOPED

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Register of Difers County, N.C.	Verified and properly indexed same date.	in Book at Page this	, 19, at	Registry thisday of	Filed for registration in the	DEED OF TRUST CONSTRUCTION	PEOPLES SERVICE CORPORATION, TRUSTEE	CAROLINA GENERAL PARTNERSHIP	J & M BUILDERS, A NORTH	County of Forsyth	1
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