together with the instrument(s) secured thereby has/have be full. This the day of	10 1150	PRESENTED FOR		
First-Citizens Bank & Trust Company. By	No.	The Receive Device of the second seco		
(Signature of Officer & Title) NOTICE TO REGISTER OF DEEDS: Please cancel this i return to the following address: Name:	instrument and	AUG -4 P4:19 Johnson		
Address		70%		
Zip Code	Recording: Date,	Time, PBGASid Page		
Tax Lot No.	F()R: Parcel Identifier	SYTH CO. N.C		
by	County on the	day of, 19		
Mail after recording to House & Blan	nco, P.A. Box			
This instrument prepared by Neal E. Tac	kabery, Esq.			
Brief description for the Index				
NORTH C	AROLINA (FUTURE ADVANCE) DEED OF TRUCT		
THIS DEED of TRUST made this 4th day of	4	and between:		
TRUSTOR	TRUSTEE	BENEFICIARY		
M & G INVESTMENT COMPANY, A North Carolina General	R. MONT HAMRICK			
Partnership	200 HOME INCHMICA	First-Citizens Bank & Trust Company		
		P.O. Box 5537		
Enter in appropriate block for each party: name, add		Winston-Salem, NC 27113		
· >	LLATERAL IS OR INCLUDES I an obligation incurred for the const	FIXTURES.		
WHEREAS, Trustor is indebted or is to be indebted	WITNESSETH I to Beneficiary in the maximum princ	ipal sum of Three hundred fifteen the		
INDEBTEDNESS SECURED HEREBY MAY THERETO INCLUDING, BUT NOT LIMITE PAYMENT AND/OR PAYMENT SCHEDUR	BE MODIFIED FROM TIME TO D TO, A MODIFICATION TO IN E, AND/OR TO EXTEND TIME D SHALL CONTINUE TO DES), which is the maximum principal amount, including such indebtedness being evidenced by a: (Either (A), (B TERMS OF THE INSTRUMENT EVIDENCING) TIME BY AGREEMENT BETWEEN THE PANCREASE THE INTEREST RATE, TO CHANGE FOR THE PAYMENT OF SUCH INDEBTED ECURED HEREBY AND WITH A PRIORITY		
(A) 2 Note dated August 4		n date herewith, payable with interest as specified there		
	10	feven data harawish mouthly mist in the second		
(B) ☐ Note dated and THIS DEED OF TRUST SECURES FU	TURE ADVANCES; and the amount	presently secured by this Deed of Trust is (insert amo		
(B) □ Note dated				
(B) Note dated	Trust may be incurred within a perior	Dollars (\$d of fifteen (15) years from the date hereof; and		
(B) □ Note dated	Trust may be incurred within a period	Dollars (\$ d of fifteen (15) years from the date hereof; and th in Lending Disclosures		
and THIS DEED OF TRUST SECURES FU advanced at closing): (if none state "0") and future obligations secured by this Deed of (C) □ Note (Revolving Credit) or □ EquityLine and dated which Note or EquityLine Agreement ("Agreement 45 of the General Statutes of North Carof fifteen (15) years from the date bereef and	Figure Trust may be incurred within a period Agreement, Promissory Note and Trusted, of the period o	Dollars (\$		
and THIS DEED OF TRUST SECURES FU advanced at closing): (if none state "0") and future obligations secured by this Deed of (C) □ Note (Revolving Credit) or □ EquityLine and dated which Note or EquityLine Agreement ("Agreement 45 of the General Statutes of North Carof fifteen (15) years from the date bereef and	Agreement, Promissory Note and Trust may be incurred within a period Agreement, Promissory Note and Trust 19, or if date omitted, of ment"), as applicable, is an equity line arolina under which future obligations t, as applicable, referred to herein, are	Dollars (\$		
(B) Note dated	Agreement, Promissory Note and Trust may be incurred within a period Agreement, Promissory Note and Trust 19, or if date omitted, of ment"), as applicable, is an equity line arolina under which future obligations t, as applicable, referred to herein, are	Dollars (\$		
(B) Note dated	Agreement, Promissory Note and Trust may be incurred within a period Agreement, Promissory Note and Trusted, or if date omitted, or ment"), as applicable, is an equity line arolina under which future obligations as applicable, referred to herein, are t is executed by the following:	Dollars (\$		

payment of any such indebtedness or for performance of any such obligation; and WHEREAS, the property hereinafter described is conveyed herein to secure the payment of such indebtedness, interest thereon, advances hereunder and taxes, charges, assessments, insurance premiums and other obligations of Trustor as herein expressly provided, and to secure the performance of all of the conditions, covenants and agreements as set forth in the instruments referred to hereinabove;

-- See Exhibit A attached hereto and made a part hereof --

Together with all timber "standing and cut" crop allotments, crop contracts, government support payments and payments in kind and other like and similar contracts and payments, buildings, fixtures, furniture and improvements thereon, and all rights, easements, hereditaments and appurtenances thereunto belonging, including but not limited to all heating, plumbing, ventilating, cooling, and lighting goods, equipment and other tangible and intangible property now or hereafter acquired, attached to or reasonably necessary to the use of such property, the said real and personal property being hereinafter referred to as "premises".

TO HAVE AND TO HOLD the same, with all rights, privileges and appurtenances thereunto belonging, to said Trustee, his/its heirs, personal representatives, assigns and successors in trust, upon the trusts and for the uses and purposes hereinafter set forth, and no other;

AND TRUSTOR convenants to and with Trustee and Beneficiary that Trustor is seized of the premises in fee; that Trustor has the right to convey same in fee simple; that the same are free and clear of all encumbrances and restrictions not specifically mentioned herein; and that Trustor will warrant and defend forever the title to same against the lawful claims of all persons whomsoever.

AND TRUSTOR FURTHER COVENANTS AND AGREES AS FOLLOWS:

1. PAYMENT. Trustor shall satisfy the payment obligations provided for in the Note or Agreement, as applicable.

2. TAXES AND CHARGES. Trustor shall pay, within sixty (60) days after they shall come due and payable and before any penalty or interest shall be charged thereon, all general and special taxes, charges and assessments of every kind and nature that may be levied or assessed or be or become a lien on the premises, whether the same be for state, county or city purposes; and Trustor shall furnish annually to Beneficiary, immediately after payment, certificates or receipts of the proper authorities showing full payment of same. In the event of failure of Trustor to pay all of the aforesaid taxes, assessments and charges as hereinabove provided. Beneficiary shall have the option to advance the necessary funds to pay said taxes, assessments and charges; and all amounts so expended by Beneficiary for taxes, charges and assessments, as herein provided, shall be charged hereunder as principal money secured by this Deed of Trust and shall bear interest at the same rate as the principal indebtedness secured hereby, payable upon demand or otherwise as Beneficiary may determine. After any such advances are made, Beneficiary may apply any funds received hereunder to principal, advances or interest as Beneficiary may determine, and Beneficiary shall not be held to have waived any rights accruing to Beneficiary by the payment for Trustor of any sum hereunder.

3. INSURANCE. Trustor shall secure, maintain and keep in force with an insurance company or companies approved by Beneficiary an insurance policy or policies providing fire, extended coverage, malicious mischief and vandalism coverage, and such other insurance as may be required by Beneficiary from time to time, upon the buildings and improvements now or hereafter included in the premises in an amount equal to the maximum insurable value of same or such amount as shall be approved by Beneficiary, whichever shall be the lesser sum; and Trustor shall keep the policy or policies therefor constantly assigned and delivered to Beneficiary with subrogation clauses satisfactory to Beneficiary providing the right and power of Beneficiary to demand, receive and collect any and all money becoming payable thereunder and to apply same toward the payment of the indebtedness secured hereby, unless the same is otherwise paid. In the event of failure of Trustor to pay all of the aforesaid insurance premiums, as hereinabove provided, Beneficiary shall have the option to acquire the said insurance if the Trustor fails to keep said insurance in effect and Beneficiary shall have the option to advance the necessary funds to pay said insurance premiums, and all amounts so expended by Beneficiary for insurance premiums, as herein provided, shall be charged hereunder as principal money secured by this Deed of Trust and shall bear interest at the same rate as the principal indebtedness secured hereby, payable upon demand or otherwise as Beneficiary may determine. After any such advances are made, Beneficiary may apply any funds received hereunder to principal, advances or interest as Beneficiary may determine, and Beneficiary shall not be held to have waived any rights accruing to Beneficiary by the payment for Trustor of any sum hereunder.

4. REPAIRS. Trustor shall keep all buildings and improvements now or hereafter included in the premises in good order and repair and shall comply with all governmental regulations respecting the premises and their use; and Trustor shall not commit or permit any waste or alter, add to or remove any of said buildings or improvements without the written consent of Beneficiary.

5. TITLE DEFECTS. Trustor shall pay to Beneficiary any and all sums, including costs, expenses and reasonable attorney fees, which Beneficiary may incur or expend in any proceeding, legal or otherwise, which Beneficiary shall deem necessary to sustain the lien of this Deed of Trust or its priority. 6. ACCELERATION. In the event (a) Trustor shall default in any respect in the performance of any one or more of the covenants, conditions or agreements specified herein; or, (b) for any reason Trustor's convenant to pay all taxes specified above shall be or become legally inoperative or unenforceable in any particular; or, (c) for any reason Trustor shall fail to provide and maintain the necessary insurance as hereinabove required; or, (d) any lien, charge or encumbrance prior to or affecting the validity of this Deed of Trust shall be found to exist, or proceedings shall be instituted to enforce any lien, charge or encumbrance against any of said premises; or, (e) the removal or demolition of any of the buildings or improvements now or hereafter included in the premises shall be threatened; or, (f) Trustor shall be declared bankrupt or insolvent, or shall abandon the premises; or, (g) all or any part of the premises or an interest therein shall be sold or transferred by Trustor without Beneficiary's prior written consent excluding (i) the creation of a lien or encumbrance subordinate to this Deed of Trust, (ii) the creation of a purchase money security interest for household appliances, (iii) a transfer by devise, descent or operation of law upon the death of any party herein designated "Trustor", or (iv) the grant of any leasehold interest of three (3) years or less which does not contain an option to purchase; then upon the occurrence of any such event, the indebtedness secured hereby, interest thereon and advances hereunder shall become due and payable immediately at the option of Beneficiary, and neither the advance of funds by Beneficiary under any of the terms and provisions hereof nor the failure of Beneficiary to exercise promptly any right to declare the maturity of the indebtedness secured hereby under any of the foregoing conditions shall operate as a waiver of Beneficiary's right to exercise such option thereafter as to any past or current default Beneficiary's right under subparagraph (g) above may be exercised for the sole purpose of increasing the interest rate on the indebtedness secured hereby. Notwithstanding the foregoing or the provisions of Paragraph 12 to the contrary, the provisions of this Paragraph 6 (and Paragraph 12) shall not be enforced in violation of the Home Equity Loan Consumer Protection Act of 1988 and the applicable provisions of Federal Reserve Board Regulation Z promulgated thereunder, as amended.

7. CASUALTY LOSS OR CONDEMNATION. In the event of any loss covered by insurance assigned to Beneficiary hereunder, or in the event the premises hereby conveyed, or any part thereof, shall be condemned and taken under power of eminent domain, Trustor shall give immediate written notice to Beneficiary and Beneficiary shall have the right to receive and collect any proceeds of such insurance and all damages awarded by reason of such taking; and the right to such proceeds and damages hereby is assigned to Beneficiary, who shall have the discretion to apply the amount so received, or any part thereof, toward the indebtedness secured hereby, interest thereon or advances hereunder or toward the alteration, repair or restoration of the premises.

8.-ASSIGNMENT OF RENTS. Trustor hereby assigns to Beneficiary any and all rents and emoluments from the premises, and, in the event of any default hereunder, Trustor hereby authorizes Beneficiary and Beneficiary's agents to enter upon and take possession of the premises or any part thereof, to rent same for the account of Trustor at any rent satisfactory to Beneficiary, to deduct from such rents and emoluments received all necessary and reasonable costs and expenses of collection and administration, and to apply the remainder to the indebtedness secured hereby, interest thereon or advances hereunder.

9. APPOINTMENT OF RECEIVER. Beneficiary, immediately upon default hereunder, or upon proceedings being commenced for the foreclosure of this Deed of Trust, may apply ex parte for, and as a matter of right be entitled to, the appointment of a receiver of the rents and emoluments of the premises, without notice and without reference to the value of the premises or the solvency of any persons or entities liable hereunder.

10. SUBSTITUTION OF TRUSTEE. Beneficiary hereby is authorized and empowered at any time or times hereafter, at Beneficiary's sole option, without notice and without specifying any reason for such action, to remove any Trustee or successor hereunder and in such event or in the event of the death, resignation or other incapacity of any Trustee, to appoint a successor in his place by an instrument duly recorded in the office of the Register of Deeds of the County in which this Deed of Trust is recorded; and such substitute Trustee or Trustees thereupon shall become vested with all the rights, powers, duties and obligations herein conferred upon the Trustee, it being expressly understood that the rights and powers herein conferred shall be in addition to, and not in derogation of, any other rights, powers and privileges under then existing law with reference to the substitution of Trustees.

11. ADVANCES. Beneficiary, upon default by Trustor in any respect in the performance of any one or more of the covenants, conditions or agreements specified in this Deed of Trust, may perform, at its option, such defaulted convenant, condition or agreement and may advance such funds as it may deem necessary for this purpose, and all amounts so expended by Beneficiary, as herein provided, shall be charged hereunder as principal money secured by this Deed of Trust and shall bear interest at the same rate as the principal indebtedness secured hereby, payable upon demand or otherwise as Beneficiary may determine. After any such advances are made, Beneficiary may apply any funds received hereunder to principal, advances or interest as Beneficiary may determine, and Beneficiary shall not be held to have waived any rights accruing to Beneficiary by the payment by Trustor of any sum hereunder.

12. CROSS DEFAULT. In the event of default by Trustor in the performance of (1) Trustor's obligations under this Deed of Trust, (2) any other obligation of Trustor to Beneficiary or, (3) default or failure of Trustor to perform any of the conditions or covenants of the instrument(s) evidencing the indebtedness secured hereby, such default may be deemed at the option of Beneficiary, a default in all indebtedness due Beneficiary by Trustor, and the entire indebtedness, interest thereon and advances in regard thereto shall become due and payable immediately, without notice to Trustor, which notice Trustor hereby expressly waives.

13. COMPLIANCE WITH ENVIRONMENTAL LAWS; INDEMNITY AND HOLD HARMLESS. (a) Trustor hereby represents and warrants to Beneficiary and Trustee that: (1) no Hazardous Materials (as hereinafter defined) have been used or placed in, on or at the premises in violation of, and the premises are presently in compliance with, all applicable Environmental Laws (as hereinafter defined), and there are no circumstances presently existing in, on, at or relating to the premises which could result in violation of any applicable Environmental Laws; (2) Trustor shall not cause or permit the installation, storage, treatment, disposal, discharge, release or threatened release of Hazardous Materials in, on, at or from the premises and has not engaged in, and has no knowledge of, any activity on or in the vicinity of the premises which resulted in, or is likely to result in, the presence or release or threatened presence or release of any Hazardous Materials; (3) the premises shall be kept free of the presence of Hazardous Materials and shall not be used to generate, manufacture, transport, treat, store, handle, dispose of or process Hazardous Materials; (4) Trustor has not violated, and shall continue to cause the premises to comply with, all applicable Environmental Laws relating to or affecting the premises, and shall ensure compliance by all other parties, and shall keep the premises free and clear of any liens imposed pursuant to any applicable Environmental Laws; (5) Trustor has, and at all times has had, and will at all times continue to have and/or maintain, all licenses, permits, and other governmental or regulatory authority necessary for Trustor's activities and operations on the premises and necessary for compliance with all applicable Environmental Laws, and Trustor is, has been, and will continue to be, in full compliance with the requirements of the aforesaid authorities; (6) Trustor has complied with, has at all times been in compliance with, and will at all times continue to be in compliance with, all Environmental Laws relating to notification, registration, recordkeeping, installation, financial responsibility and payment of fees with regard to all storage tanks, equipment, facilities, activities and operations on the premises; (7) there is not now pending or threatened any action, suit, investigation or proceeding against Trustor or the premises (or against any other party relating to the premises) seeking to enforce any right or remedy under any Environmental Laws; (8) Trustor is not now, and has not been, subject to any order, threatened with any enforcement action, received any notice, or received any request for information or any other demand or inquiry pursuant to any Environmental Laws with respect to the premises or any activity or condition in, on, at or relating to the premises; (9) Trustor shall immediately give Beneficiary oral and written notice in the event that Trustor receives any notice from any governmental agency, entity or any other party with regard to Hazardous Materials in, on, at or affecting the premises, and shall conduct and complete all investigations, sampling and testing, and all remedial, removal and other actions necessary to clean up and remove all Hazardous Materials from or affecting the premises in accordance with all applicable Environmental Laws; (10) Trustor will provide to Beneficiary, and has an ongoing obligation to provide to Beneficiary, copies of all information in its possession, under its control or available to it concerning the environmental condition of the premises and any and all properties adjacent to the premises; and, (11) Trustor shall (i) notify Beneficiary of any material change in Trustor's activities or operations on the premises, (ii) permit Beneficiary or Beneficiary's agent to go onto the premises at any time to conduct such investigations of Trustor's activities and operations in, on, at or relating to the premises as Beneficiary shall deem reasonable in Beneficiary's sole discretion to assure Trustor's continued compliance with this paragraph and with all applicable Environmental Laws, and (iii) tender sufficient additional collateral to Beneficiary, the sufficiency of which shall be in Beneficiary's sole discretion, in the event Beneficiary reasonably suspects the presence, release or threatened release of Hazardous Materials in, on, at or from the premises. Notwithstanding the foregoing, in the event Beneficiary reasonably suspects the presence, release or threatened release of Hazardous Materials in, on, at or from the premises, Beneficiary may, at its option, declare this Deed of Trust and the obligation(s) which it secures to be immediately in default. Additionally, Beneficiary may take such legal and/or equitable action as it deems necessary in such event to prevent any activity, operation or occurrence in, on, at or affecting the premises which would or might constitute a breach of this paragraph and/or to prevent the presence, release or threatened presence or release of Hazardous Materials in, on, at or from the premises. Trustor shall be in default under this Deed of Trust and the obligation(s) it secures in the event of a breach of any warranty or representation of Trustor under this paragraph or any other breach by Trustor of its obligations under or the provisions of this Paragraph 13. (b) Trustor hereby agrees to indemnify Beneficiary and Trustee and hold Beneficiary and Trustee Narmless from and against any and all costs, expenses, losses, liabilities, damages, injuries and claims of any and every kind whatsoever (including, without limitation, any diminution in the value of the premises, damages for the loss or restriction on use of the premises or any portion thereof, damages arising from any adverse impact on the marketing of the premises or any portion thereof, damages to natural resources, personal injuries, and sums paid in settlement of claims, court costs, attorneys' fees, and fees for consultants or experts) whether paid, incurred or asserted against Beneficiary and Trustee for, with respect to, or as a direct or indirect result of: (1) the presence in, on or at, or the escape, spillage, emission or release from, the premises of any Hazardous Materials, or a substantial threat of any of the foregoing, (2) the violation of any applicable Environmental Laws relating to or affecting the premises, or the activities conducted thereon, (3) the failure by Trustor to comply fully with the terms and provisions of this Paragraph 13, or (4) any warranty or representation made by Trustor in this Paragraph 13 being false or untrue in any material respect. This indemnification of Beneficiary and Trustee by Trustor includes, without limitation, costs incurred in connection with the investigation of site conditions, sampling and testing, or any remedial, removal or other clean-up work required by any federal, state or local governmental agency or political subdivision because of the presence of Hazardous Materials in, on, at, relating to or affecting the premises. Without limiting the foregoing, if any Hazardous Materials are present, released or threatened to be released in, on, at or from the premises, Trustor shall promptly take all actions at its sole expense as are necessary to return the premises to the condition existing prior to the introduction of such Hazardous Materials thereto. (c) For purposes of this Paragraph 13, "Hazardous Materials" means and includes petroleum products, any flammable explosives, radioactive materials, asbestos or any material containing asbestos, and/or any hazardous, toxic, regulated or dangerous waste, substance or material defined as such by the Environmental Protection Agency or for the purpose of or by any Environmental Laws as may now or at any time hereafter be in effect. For purposes of this Paragraph 13, "Environmental Laws" means and includes the Comprehensive Environmental Response, Compensation and Liability Act, the Hazardous Materials Transportation Act, the Resource Conservation ean Air Act, the Toxic Substances Control Act, the Coastal Area Management Act, any "Superfund" or "Superlien" law, the Oil Pollution and Hazardous Substances Control Act or any other federal, state or local law, regulation, rule, order or decree regulating, relating to or imposing liability, responsibility or standards of conduct applicable to environmental conditions and/or releases (or potential releases) of Hazardous Materials in, on, at or affecting the premises, as such may now or at any time hereafter be defined or in effect. (d) The obligations and liabilities of Trustor under this Paragraph 13 shall survive the foreclosure of or the exercise of a power of sale under this Deed of Trust, the delivery of a deed in lieu of foreclosure, the cancellation or release of record of this Deed of Trust, or the payment and cancellation of the Note.

14. TERMS. The term "Trustor" as used herein shall include, jointly and severally, all parties hereinbefore named as "Trustor," whether one or more and whether individual, corporate or otherwise, and their heirs, legal representatives and assigns, and any subsequent owners of the property hereby conveyed; and the term "Beneficiary" as used herein shall include any lawful owner or holder of the indebtedness secured hereby, whether one or more.

BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST, that if Trustor shall pay or cause to be paid to Beneficiary the indebtedness secured hereby in accordance with the terms and conditions of the instrument(s) evidencing the same, and at the time and place therein mentioned for the payment thereof, together with interest thereon, advances hereunder, and all taxes, charges, assessments and any premiums for insurance hereby secured, as hereinabove expressly agreed, and if Trustor shall perform and observe all the covenants, conditions and agreements herein, then and in that event this Deed of Trust shall become null and void (except for the provisions of Paragraph 13) and shall be cancelled or released of record.

BUT IF DEFAULT shall occur in the payment of said indebtedness, interest thereon or advances hereunder or any part of either, or of any taxes, charges, assessments or insurance premiums, as hereinabove provided, or by reason of the failure of Trustor to perform and observe each and every covenant, condition and agreement specified in this Deed of Trust, then in all or any of said events, the indebtedness secured hereby, interest thereon and all advances hereunder, at the option of Beneficiary as hereinabove provided, shall become immediately due and payable without further notice, and thereupon it shall be lawful for, and upon the request of Beneficiary it shall become the duty of, Trustee, who hereby is so authorized, empowered and directed, to advertise and sell under this Deed of Trust the premises, at public sale, to the highest bidder for cash and in one or more parcels, after first giving such notice of hearing as to commencement of foreclosure proceedings and obtaining such findings or leave of court as then may be required by applicable law, and thereafter giving such notice and advertising of the time and place of such sale in such manner as then may be required by applicable law, and upon such sale and any resales in accordance with the law then relating to foreclosure proceedings, and upon collection of the purchase money arising therefrom, it shall be the duty of the Trustee to make and deliver to the purchaser or purchasers, his/its/their heirs, successors or assigns, a proper deed or deeds therefor and to pay from the proceeds arising from such sale: first, all costs and expenses incident to said sale, including as compensation for his services an amount equal to 5 percent of the gross proceeds of such sale or \$150, whichever is greater, together with reasonable attorney fees for legal services actually performed, second, all taxes or assessments then constituting a lien against said premises other than those advertised and sold subject to, third, the unpaid principal indebtedness, interest thereon and advances hereunder, together with reasonable attorney fees, if any, as provided in the instrument(s) evidencing the indebtedness secured by this Deed of Trust; and fourth, the balance to Trustor, to such other person entitled thereto, or to the Clerk of Court of the County in which said foreclosure proceedings were instituted or as then may be authorized or directed by applicable law. In the event any foreclosure so commenced is terminated upon the request of Trustor prior to delivery of the deed or deeds by Trustee as aforesaid, Trustor shall pay to Trustee all costs and expenses incident to said foreclosure, including as compensation for his/its services an amount equal to 50 percent of the compensation to which he/it would have been entitled upon delivery of the deed or deeds as aforesaid if such termination is prior to any hearing then required by applicable law, 75 percent of such amount if such termination is after such hearing but before any sale hereunder; and the full amount if such termination is at any time after such sale, together with reasonable attorney fees for legal services actually performed to the date of such termination and reasonable attorney fees, if any, as provided in the instrument(s) evidencing the indebtedness secured hereby. The compensation herein allowed to Trustee shall constitute a lien on the premises immediately upon request of sale as aforesaid, and Trustee shall suffer no liability by virtue of Trustee's acceptance of this trust except such as may be incurred by Trustee's failure to account for the proceeds of any sale hereunder. IN TESTIMONY WHEREOF, Trustor has caused this instru-IN TESTIMONY WHEREOF, each individual Trustor has set

ment to be executed in its corporate name by its		his hand hereto and has adopted as his seal the word "SEAL" appearing beside his name, the day and year first above written, and/or each partnership Trustor has caused this instrument to be executed in its partnership name and under seal by its duly authorized partners, the day and year first above written.					
					M&G Investment Company	a N.C. (SEAL)	
					General Partnership (SEAL)		
					Ву:		
		President		(By:) Alex E. Moser, G	(SEAL)		
		ATTEST:		Alex L. Moser, G	enerai Parther		
	Secretary	(By:) Jeffrey M. Gallisd	(SEAL)				
SEAL-STAMP	STATE OF NORTH CAROLINA, COL	JNTY OF	Partner				
-	I,, a Notary Public in and for said County and State, do hereby certify that						
	personally appeared before me this day a	personally appeared before me this day and acknowledged the due execution of the foregoing instrument.					
	WITNESS my hand and notarial seal, the	his the day of	, 19				
•	My Commission expires:						
		Notary Public					
SEAL_STAMP	•	JNTY OF					
	I,, a Notary Public in and for said County and State, do hereby certify that						
	befor	e me this day personally appeared, who being by	me first duly sworn, says				
	that he/they is a/are general partner(s) or described in and which executed the fore	of	the partnership				
•		I notarial seal, this the day of, 19					
My Commission expires:		· · · · · · · · · · · · · · · · · · ·					
		Notary Public					
SEAL-STAMP	STATE OF NORTH CAROLINA, COUNTY OF						
	I,, a Notary Public in and for said County and State, do hereby certify that on the						
	day of	, 19, before me personally came _	with				
•		being by me duly sworn, says that					
	President and that	is the	Secretary of				
•	, the corporation described in and which executed the foregoing instrument; that he						
		knows the common seal of said corporation; that the seal affixed to the foregoing instrument is said common seal; and that the name of the corporation was subscribed thereto by said President, and that said					
	President and Secretary subscribed their names thereto, and said common seal was affixed, all by order of the Board of Directors of said corporation; and that said instrument is the act and deed of said corporation.						
		his the day of	, 19				
	My Commission expires:	Notary Public	<u> </u>				
STATE OF MODITY O	AROLINA, COUNTY OF						
The foregoing certific	rate(s) of Nortary(ies) Public is/are certified to be	correct. This instrument was presented for registra	 ution this day and house and				
duly recorded in the of	fice of the Register of Deeds of	County, North Carolina, in Book	Pogo				
This day	of, 19,	atalash 34	, rage,				
• · · · · · · · · · · · · · · · · · · ·	, 17, 1	RO CIOCKM.					

Register of Deeds

BK1791 P1842

STATE OF NORTH CAROLINA

My commission expires:

Notarial Seal/Stamp)

STATE OF NORTH CAROLINA

COUNTY OF FORSYTH

partnership.

COUNTY OF FORSYTH

I, a Notary Public of the County and State aforesaid, certify that ALEX E. MOSER, acting as General Partner of M&G INVESTMENT COMPANY, a North Carolina General Partnership, personally appeared before me this day and acknowledged the due execution of the foregoing instrument on behalf of said partnership.

WITNESS my hand and notarial seal or stamps, this the day of August, 1993.

Notary Public I, a Notary Public of the County and State aforesaid, certify that JEFFREY M. GALLISDORFER, acting as General Partner of M&G INVESTMENT COMPANY, a North Carolina General Partnership, personally appeared before me this day and acknowledged the due execution of the foregoing instrument on behalf of said WITNESS my hand and notarial seal or stamps, this the Betty a Robinson

day of August, 1993. My commission expires: 86-8C-H (Notarial Seal/Stamp) STATE OF NORTH CAROLINA—Forsyth County The foregoing (or annexed) certificate. is (ape) certified to be correct. This the .

EXHIBIT A

BEGINNING at an iron at the intersection of the north right-of-way line of Randall Avenue (formerly Davis Avenue) and the western right-of-way line of Jonestown Road, which point is North 80° 57' 15" West 8.77 ft. from the southeast corner of Lot 51 as originally shown on the map of the Claude Davis Place as recorded in Plat Book 7, Page 122(2), Forsyth County Registry; running thence with the south line of Lot 51 North 80° 57' 15" West 210.20 ft. to an iron; thence North 7° 29' 32" East 79.68 ft. to an iron; thence South 82° 41' 04" East 20.03 ft. to an iron; thence North 07° 29' 32" East 40.00 ft. to an iron, the northwest corner of Lot 49 as shown on the above-described plat; running thence with the northern western right-of-way line of Jonestown Road; running thence with the western right-of-way line of Jonestown Road; running thence with the western right-of-way line of Jonestown Road South 07° 17' 50" West 121.11 ft. to the point and place of BEGINNING. This description was taken from a survey prepared by Daniel W. Donathan, United Ltd., dated October 23, 1986.

SAVE AND EXCEPT an easement over a 28.0 ft. x 62.0 ft. rectangular strip of land in the northeast corner of the above-described tract, granted to La Petite Academy, Inc. at Deed Book 1523, Page 2028 in the Forsyth County Registry, which easement is a continuing, perpetual easement for ingress and egress.