turn to	drawn by Gather	J. allins
lega Credit Co.	DEED OF TRUST	Jai.
NORTH CAROLINA, FORSYth		
THIS INDENTURE, Entered into this 19	the Movember	10/4 (- 1
James Sanford Bates	_	
of Forsy. Hh. County, first party		
and A+C Metal Product		
WITNESSETH, That whereas the first part		
Hundre & Eighty 32, for which said first party has executed and caused	d to be delivered to said third party one no	DOLLARS, te of even date herewith for said amount,
payable in Eighty - four monthly insta	allments of equal amounts, except the last,	which is the same or of a lesser amount,
beginning January 10, 1966 that the payment of said debt shall be secured by	, with interest after maturity at the hig the conveyance of the land hereinafter of	thest lawful rate, and it has been agreed lescribed:
NOW, THEREFORE, in consideration of the gained, sold, given, granted and conveyed, and by		
and his heirs and assigns, that tract of land in described as follows:		
WADDELL PROPERTY as recorded in North Carolina, in Plat Book 9 a	3D as Lot Number 27 as shown the office of the Register at Page 174, to which Map re	of Deeds of Forsyth County,
a more particular description.		
	•	
	_	: ▶
TO HAVE AND TO HOLD said land and p the second party and his heirs and assigns, upon	oremises, with all the rights, privileges and the trust and for the uses and purposes	d appurtenances thereunto belonging, to following:
If the said first party shall fail to make any paymer at the option of the third party, and on application of saibe lawful for, and the duty of, the said party of the secol located at least once a week for four successive weeks; or if aforesaid, for thirty days, therein appointing a day and pla cash, and upon such sale to convey title to the purchaser.	d third party, or its assignee, or any other person nd part, to advertise said land in some newspape there be no newspaper published in said county, t	i who may be entitled to the moneys due, it shall er published in the county in which said land is hen in three or more public places in the county
And the said second party after first retaining $5\%$ os sale, shall then pay the costs and necessary expenses of note and all interest and other charges then due thereon in	the sale and apply so much of the residue of sai	d proceeds as may be necessary to discharge said
The parties of the first part agree to make timely pay in favor of the party of the third part as its interest may of the third part advances any moneys in payment of such and be payable when the next installment is due under the	appear and it is further agreed that if the party taxes, assessments or insurance premiums, the ame note secured hereby.	of the first part fails in this respect and the party ount so expended shall be deemed principal money
The parties hereto do covenant and agree that if the ceptable to the third party, then the third party may appoint the same the trustee thus apointed shall succeed to all r	int, in writing, a trustee to take the place of the scrights and powers of the second party.	econd party, and upon the probate and registration
Any statement of facts or recital by said trustee in t tisement, sale, receipt of the money, and the execution of shall pay off said note and interest and discharge fully the wise to remain in full force and effect.	the deed to the purchaser, shall be received as pri e trusts, as herein declared, before such sale, then	ima facie evidence of such fact. If said first party this instrument shall become null and void, other-
And the said party of the first part, doth covenant to seized of said premises in fee simple; That they have the will forever warrant and defend the title to the same fron as may be necessary or proper to carry out the true intent Whenever used herein, the singular number shall inc	e right to convey the same; That the same are fr in the lawful claims of all persons whomsoever; and and purpose of this trust.	ree from any encumbrances whatsoever; That they is that they will execute such further deed or deeds
IN TESTIMONY WHEREOF, the said fir		
	Dame	& Sanford Balis (SEAL)
WITNESS: Tom Bodinham	u. Cassii	Lillian Bates (SEAL)
State of North Carolina County of Porsyth	•	
certify that for Bodenhamer pers sucre, stated that in his presen one foregoing that rument.	, a Notary Public of Forsy conally appeared before me the ce James Sanford Bates and (	th County, North Carolina, his day, and being duly Cassie Lillian Bates signed
Witness my harm and official sea	al, this, the 23rd day of	November , 19 65
My Commission Expires: 600	k 944 PAGE 99 Note	ary Public "

TATE OF NORTH CAROLINA, COUNTY.  I,, a Negary Public do hereby certify that	·
re me this day and acknowledged the due execution of the foregoing instrument, for the purposes therein express Witness my hand and notarial seal, this	ally appeared
commission expires:  Notary Public	***************************************
ATE OF NORTH CAROLINA, COUNTY.	
The foregoing certificate of, a Notary Public of, and the certificates be registered.	
Witness my hand, this	
Clerk Superior (	Court
ASSIGNMENT	
or value received, Charles H. Atkins of A & C. Metal Products Comp	any. Inc.
ATE OF North Carolina County of Forsyth  OR VALUE RECEIVED, Charles H. Atkins of A+C Metal Products Compose hereby transfer, assign, and set over to the A/Coa Credit Company successors and assigns, the within Deed of Trust and the Note which same secures, without recourse.  ATED this 23 day of November , 1965.  A+C Metal Products Componer Seal)	
opporate Seal) of Movember, 1965. At C Metal Product's Comporate Seal)	ipiony, Inc.
sther I want	
retary (If Carporation) President, Owner, Partner	
(Corporate Acknowledgement)  ATE OF Hose th Carolina COUNTY OF FOLSY th  Miles Miles Wood Notary Public, certify that Charles H. Atkins	•
Muldiged Musefe Wood Notary Public, certify that Charles W. Atkins  of AtC Metal Produ	cts Co Trec
corporation, and tast, by authority duly given and as the act of the corporation, the foregoing assignment was	signed in its
me by its 5 2 Lacy sealed with its corporate seal and attested by himself/harmelf as its Pre	
Mildred Meye Wood NOTARY PUBLIC	
My Commission Expires: agril 13, 19	66
(Partnership or Sole Owner Acknowledgement)	
ATE OF	
ading as/a partner of, the grantor, personally appeared before me	this day and
knowledged the due execution of the foregoing assignment for and on behalf of said business.  WORN to before me thisday of	
NOTARY PUBLIC	L. S.
My Commission Expires:	<del></del>
ne foregoing certificate of hildren Mark Gara, a Notary Public of	
adjudged to be correct. Therefore, let the instrument, with the certificates be registered.  itness my hand, this big of December A. D., 1965.	-
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COUNT  L  I hereby certif  I hereby certif  was filed for re on the on the and duly record  Real Estate Mo  Register of De  Register of De	
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UNTY  DEI  Tracol  r racol  r racol  Morts  Deeds	ITE
DEED (  DEED (  DEED (  I hereby certify that i  was filed for record in a  was filed for recorded in B  and duly recorded in B  and duly recorded in B  Real Estate Mortgages,  Register of Deeds for.  Refu	O# 1
DEED OF 1  DEED OF 1  I hereby certify that the was filed for record in my of on the and duly recorded in Book and duly recorded in Book Real Estate Mortgages, page Real Estate Mortgages, page Register of Deeds for Recordina.  Return To	NOR
	듼
	<b>H</b>
on the p	E CVB
DEED OF TRUST  DEED OF TRUST  I hereby certify that the within Deed was filed for record in my office at.  on the non the prope and duly recorded in Book  Real Estate Mortgages, page.  Register of Deeds for Register of Deeds for Recordina.  Return To:	E CABOLID
TRUST  TRUST  Troffice at d  To:	STATE OF NORTH CAROLINA
	e Cabolina