	106 PRESENTION
	A STATIOR
_	DED 21
	DEC 31 22 DU
	SATISFACTION The data second in the second s
	SATISFACTION: The debt secured by the within Deed of Trust together with the note(s) secured thereby has been satisfied in full.
	This the day of, 19, 19
	Signed:
	Recording: Time Book and Born
-	Tax Lot No Parcel Identifier No
	Verified by day of day of , 19 , 19
	by
	Mail after recording toHOUSE, BLANCO & OSBORN BOX
	This instrument prepared by RONALD A. MATAMOROS
	Brief description for the index
	NODTH CADOLINIA DEED OD COLICO
	NORTH CAROLINA DEED OF TRUST
	THIS DEED of TRUST made this 31 day of December , 1985, by and between:
	GRANTOR TRUSTEE BENEFICIARY
	KERNERSVILLE INVESTORS HOUSE, BLANCO & OSBORN, AMERICAN BANK & TRUST CO
د ل	P. A. AMERICAN BANK & TRUST CO
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1 3 1	
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1	Enter in appropriate block for each party: name, address, and, if appropriate, character of entity, e.g. corporation or partnership.
1	The designation Graptor Trustee and Beneficiance and beneficiant at the second se
	The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.
ł	WITNESSETH, That whereas the Grantor is indebted to the Beneficiary in the principal sum ofTHREE_HUNDRED_THOUSAND
*	AND NO/100* * * * * * * * * * * * * * * * * * *
)   	AND NO/100* * * * * * * * * * * * * * * * * * *
	Promissory Note, if not sooner paid, isJanuary 10, 1989
	NOW, THEREFORE, as security for said indebtedness, advancements and other sums expended by Beneficiary pursuant to this Deed of Trust and costs of collection (including attorneys fees as provided in the Promissory Note) and other valuable consideration the president furbic is here the sum of the president of th
]	(including attorneys fees as provided in the Promissory Note) and other valuable consideration, the receipt of which is hereby acknowledged, the Grantor has bargained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to said Trustee, his heirs, or successors, and assigns, the
₹.	parcel(s) of land situated in the City of Kernersville
ł	Forearth Township,
	FOLSYTA County, North Carolina, (the "Premises") and more particularly described as follows:
<u>,</u>	· · · · · · · · · · · · · · · · · · ·
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	SEE "EXHIBIT A" ATTACHED HERETO AND MADE A PART HEREOF.
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TO HAVE AND TO HOLD said Premises with all privileges and appurtenances thereunto belonging, to said Truster, his heirs, successors, and assigns forever, upon the trusts, terms and condutors, in Tor the uses hereanilite efforts. If the Grantor shall may the Note secured hereby inaccordance with in terms, together with interest internation of the covenants, terms and conditions of the Deed of Trust to any other instrument becaring the Note courd with many the Cancer and the expense of the Grantor ii, however, there shall be any default (a) in the covenants, terms and conditions of the Note, this Deed of Trust to any other instrument securing the Note courd with many of the other covenants, without further oxics, then and in any of the other covenants, the covenants are there and the expense of the Grantor ii, however, there shall be day default (a) in the covenants are any other instrument securing the Note and such default is not cured or runts in the dual to other instrument securing the Note and such default is not cured in the covenants are any other instrument of forecloaure proceedings and obtained such findings or teaver of covert and trends to many enders the transfer and the cover and the angle manner as in the Truste is all be authorized to retain an attorney of the other covertains, and sover state to covert and the cover and the covertains, the covertains, the covertains, and the covertains and the covertains are thered to the covertains and the covertains are thered to the covertains and the covertains are and the covertains are and the covertains are thered to the covertains are covered by the the terms of the covertains and to covertains and to covere the covertains and to covertains and to coverta

secured hereby.
4. PARTIAL RELEASE. Grantor shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust. Grantor shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust. Grantor must strictly comply with the terms thereof. Notwithstanding anything herein contained. Grantor shall not be entitled to any release of property unless Grantor is not in default and is in full compliance with all of the terms and provisions of the Note, this Deed of Trust, and any other instrument that may be securing said Note.
5 WASTE The Grantor covenants that he will keep the Premises herein conveyed in as good order, repair and condition as they are now, reasonable wear and tear excepted, and will comply with all governmental requirements or their use, and that he will not commit or permit any waste.
6 CONDEMNATION In the event that any or all of the Premises shall be conderned and taken under the power of eminent domain, Grantor shall give immediate written notice to Beneficiary shall have the right to receive and collect all damages awarded by reason of such taking, and the right to such damages hereby us assigned to Beneficiary who shall have the discretion to apply the amount so received, or any part thereof, to the 7. WARRANTIES. Grantor covenants with Trustee and Beneficiary that he is seized of the Premises in fee simple, has the right to convey the same infee 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 heremahow described is subject to the following

(a) Taxes for the year 1986 and subsequent years

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(b) All easements and restrictions of record, if any.

8. SUBSTITUTION OF TRUSTEE. Granter 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 any successor trustee, and upon the probate and registration of the same, the trustee thus appointed shall reduced to the Note desires to replace aid Trustee, then the holder may oppoint, 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 reduced to the Trustee, and upon the probate and registration of the same, the trustee thus appointed shall reduced to the Trustee. Some the formation of the same, the trustee thus appointed shall reduced to the Trustee. Some the formation of the same, the trustee thus appointed shall reduced to the Trustee. Some the formation of the same, the trustee thus appointed shall reduced to the Note desires to end the trustee thus appointed shall reduced to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee thus appointed to the Note desires to end the trustee requires and the trustee resulting from the death of a Grantor the trust event the the death of a Grantor the trustee of the Grantor become the trustee of the Permisse, (i) the creation of a up chase acceree the spore the degrant or constant and the Grantor become the trustee of the Standor trustee thus appointed to the Standor trustee resulting from the death of a Grantor the trustee the spore event of the Grantor become the Grantor become the trustee of the Standor trustee the Note secured hereby, the Benefi

14. 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. 15. OTHER TERMS.

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. (Corporate Name) KERNERSVILLE INVESTORS

(Corpo	orate Name)	KERNERSVILLE INVESTORS		
	· · · · · · · · · · · · · · · · · · ·		(SEAI	
-		SEE ATTACHED SCHEDULE FOR SIGNATURES TO THIS DEED O		
TTEST:	President		<u>11(03/1</u>	
			(SEAI	
	Secretary (Corporate Seal)		(SEAI	
SEAL-STAMP	NORTH CAROLINA,	County.		
		te aforesaid, certify that		
			Granto	
	personally appeared before me this day a	and acknowledged the execution of the foregoing instrumen	ıt. Witness my har	
	and official stamp or seal, this	day of, 19		
	My Commission Expires:		Notary Publ	
SEAL-STAMP	NORTH CAROLINA.	County.		
		te aforesaid, certify that		
	·····		Granto	
	personally appeared before me this day	and acknowledged thathe is	Secretary	
		a North Carolina corporation, and that	at by authority du	
	given and as an act of the corporation, i	the foregoing instrument was signed in its name by its	· · · · · · · · · · · · · · · · · · ·	
	Witness my hand and official stamp or	l and attested by as its	Secretar	
	whitess my name and official statilp of	seal, this day of,	19	
	My Commission Expires:		Man Dall	

N.C. Bar Assn. Form No. 5 € 1976, Revised € 1985

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SIGNATURE PAGE TO THAT CERTAIN DEED OF TRUST FROM KERNERSVILLE INVESTORS TO AMERICAN BANK & TRUST CO. DATED DECEMBER <u>3</u>(, 1985

> KERNERSVILLE INVESTORS, a North Carolina General Partnership

BY: S & A PARTNERSHIP, Partner

∨ By:\_ (Ker  $\propto q$ (SEAL) BY: oun (SEAL) Grover Shugart Jr, Par  $\sim$ 

- BY: <u>Claude n Hom</u> (SEAL) Claude Horn, Jr. - Partner
- BY: <u>Claude M. Horn</u> (SEAL) Claude M. Horn - Partner By: Claude R. Horn, Jr., Attorney-in-Fact
- BY: Henry C. Horn Partner By: Claude R. Horn, Jr., Attorney-in-Fact

BY: Stephen H. Homer - Partner (SEAL)

- BY: William Elesha Partner (SEAL)
- BY: John E. Fault (SEAL) V John E. Faulk – Partner
- BY: Michaed H. Rubin Partner (SEAL)

(SIGNATURES CONTINUED ON PAGE 2)

BOOK 152191207

(SEAL) ВY tner (SEAL) BY : Paul P. Partner Gwyn K'VILL4A.RAM/lo - 2 -BOOK 152101208

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•	STATE UP NORTH CAROLINA
ها د بود ه	COUNTY OF Frank
	I, <u>Rall &amp; Matamas</u> , a Notary Public of said State and County, certify that <u>Lange</u> , <u>A lexade</u> , <u>Carolina General Partnership</u> , personally appeared before me this day and acknowledged the due execution of the foregoing instrument for and on behalf of said Partnership.
	of <u>Vecenter</u> , 1985. Notary Public
	My Commission Expires: OFFICIAL SEAL Notary Public, North Carolina County of Forsyth RÖNALD-A. MATAMOROS / Jummission expires Nov. 16, 1988 / Jummission expires Nov. 16, 1988
	STATE OF NORTH CAROLINA
, ~~1	COUNTY OF Folsy TH I, Rand A. Madamas, a Notary Public of said State and County, certify that GROVER SHUGART, CLAUDE HORN, JR., STEPHEN H. HOMER, WILLIAM ELESHA, JOHN E. FAULK, MICHAEL H. RUBIN, THOMAS J. KOONTZ, RICHARD R. GUIDETTI, PAUL BEERMAN, JOHN E. PHILLIPS, BILLY J. SHOAF, and PAUL P. GWYN, Partners of KERNERSVILLE INVESTORS, a North Carolina General Partnership, personally appeared before me this day and acknow- ledged the due execution of the foregoing instrument for and on behalf of said Partnership.
	WITNESS my hand and Notarial Seal or Stamp, this the <u>30</u> day of <u>Docember</u> , 1987.
	My Commission Expires: OFFICIAL SBAL Notary Public, North Carolina County of Forsyth RONALD A. MATAMOROS yommission expires Nov. 16, 1988 NOTARIAL SEAL/STAMP:

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BOOK 152191209

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STATE OF NORTH CAROLINA

COUNTY OF FARSYTH

I, <u>Konda A. Madamaez</u>, a Notary Public of said County and State, do hereby certify that CLAUDE R. HORN, JR., Attorney-in-Fact for CLAUDE M. HORN, Partner of KERNERSVILLE INVESTORS, a North Carolina General Partnership, personally appeared before me this day and being by me duly sworn, says that he executed the foregoing and annexed instrument for and on behalf of CLAUDE M. HORN, and that his authority to execute and acknowledge said instrument is contained in an instrument duly executed, acknowledged and recorded in the office of the Register of Deeds of <u>Occure</u>, 1985, and that this instrument was executed under and by virtue of the authority given by said instrument granting him Power of Attorney; that the said CLAUDE R. HORN, JR., Attorney-in-Fact, acknowledged the due execution of the foregoing and annexed instrument for the purposes therein expressed for and in behalf of the said CLAUDE M. HORN.

I do further certify that I am not a party to the attached instrument.

WITNESS my hand and Notarial or Stamp, this the <u>30</u> day of

Notary Public

My Commission Expires:

OFFICIAL SEAL Notary Public, North Carolina County of Forsyth RONALD A. MATAMOROS NOTARIAL SEAL STAMP:

STATE OF NORTH CAROLINA

COUNTY OF Forzy M

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I, <u>North A.</u> <u>Matamano</u>, a Notary Public of said County and State, do hereby certify that CLAUDE R. HORN, JR., Attorney-in-Fact for HENRY C. HORN, Partner of KERNERSVILLE INVESTORS, a North Carolina General Partnership, personally appeared before me this day and being by me duly sworn, says that he executed the foregoing and annexed instrument for and on behalf of HENRY C. HORN, and that his authority to execute and acknowledge said instrument is contained in an instrument duly executed, acknowledged and recorded in the office of the Register of Deeds of <u>Occant</u>, <u>1977</u>, and that this instrument was executed under and by virtue of the authority given by said instrument granting him Power of Attorney; that the said CLAUDE R. HORN, JR., Attorney-in-Fact, acknowledged the due execution of the foregoing and annexed instrument for the purposes therein expressed for and in behalf of the said HENRY C. HORN.

I do further certify that I am not a party to the attached instrument.

WITNESS my hand and Notarial or Stamp, this the <u>30</u> day of <u>xanbr</u>, <u>1988</u>.</u> ecanh Notary Public My Commission Expires: OFFICIAL SEAL Notary Public, North Carolina County of Forsyth RONALD A. MATAMOROS NOTARIAL SEAL/STAMP STATE OF NORTH CAROLINA-Forsyth County あ The foregoing (or annexed) certificate \_\_\_\_\_ of \_\_ ٨0 m <u>m</u> there give name and official title of the officer/signing the certificate passed upon) 31 Ð 1985 诺 (are) certified to be correct. This the day of L. E. Speas, Register of Deeds, Ame -Deputy-Assistant 8y. 00 paid. Probate and Fill 🖪 Fee \$ BOOK 152191211

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4 2 2 Lots 4, 5, 6, 11, 12, 15 and 16, Springbrook, Sec. 2, Phase Two, as recorded in Plat Book 30, Page 100, and Lots 7, 8, 9, 10 and 17, Springbrook, Sec. 2, Phase Three, recorded in Plat Book 30, Page 101.

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