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убитн	CAROLINA,		FORSYTH (		OUNTY			ν.
A A ATH	IIS DEED OF T	RUST, ASSIGN	MENT OF RENT	S AND SECUR tween Kerne	ITY AGREEMI rsville In	ENT, made and vestors	entered into th	is th
1			, whose a	idress is <u>330</u>	9 Healy Dri	<u>ve: Winstor</u>		
Ri (hereinal address i	chard I. For fter called the Ti is 301 North Mai	custee), and WA n Street, Winsto	CHOVIA BANK A	er called the Gra Prustee of ND TRUST COI rolina 27102 (he	Forsyth	County, S	tate of North Ca	rolin whos
7			·	ECITALS:				
Dollars (	(\$ <u>285,000.00</u>	)), as ev	eficiary in the sum idenced by Granto ull on or before the	's note or notes	of even date he	erewith (hereina	nd and No/] fter referred to	LOO as th
and deliv cured by	is evidenced by th vered to secure fu this Deed of Trus	e completion of t ture obligations it is Zero Dollars	ES A CONSTRUC the blank spaces in which may be incu- to maximum and	the remainder of red hereunder fi ount of present a	f this paragraph rom time to time and future oblig	i), this Deed of Ti e; the amount of ations which ma	rust has been ex present obligati y be secured her	ecute ons se reby a
any one t vances is	obligatory; and	he period within	plus accrued and u n which future obli	npaid interest th gations may be in	ereon); the Ben acurred hereun	eficiary's obligat ler expires	ion to make fut:	are ad

terests hereinafter described and an assignment of the rents hereinafter described.

NOW, THEREFORE, in consideration of the premises and for the purposes aforesaid, and in further consideration of the sum of One Dollar (\$1.00) paid to the Grantor by the Trustee, receipt of which is hereby acknowledged, the Grantor has given, granted, bargained and sold, and by these presents does give, grant, bargain, sell and convey unto the Trustee, his heirs, successors and assigns, the following property (hereinafter referred to as the Mortgaged Premises):

(a) The real property lying and being in <u>Forsyth</u> County, North Carolina and described below [OR, IF NO DESCRIPTION APPEARS IN THE SPACE PROVIDED BELOW, DESCRIBED IN THE LEGAL DESCRIPTION ATTACHED AS AN EXHIBIT HERETO] (hereinafter referred to as the Land):

BEING KNOWN AND DESIGNATED as Lot Numbers 4, 5, 6, 11, 12, 15 and 16 as shown on the plat of "Springbrook, Section 2, Phase Two" as recorded in Plat Book 30, page 100 and Lots 7, 8, 9, 10 and 17 as shown on the plat of "Springbrook, Section 2, Phase Three" as recorded in Plat Book 30, page 101.

TOGETHER with all rights and easements appurtenant to said Lots as specifically enumerated in the Declaration of Covenants, Conditions and Restrictions recorded in Deed Book 1509, page 219, et seq.

(b) All buildings, structures, additions and improvements now or hereafter located in, on or about the Land, and all of the Grantor's building materials intended for incorporation but not incorporated into the improvements to the Land, and all furnish-Grantor's building materials intended for incorporation but not incorporated into the improvements to the Land, and all turnishings, furniture, fixtures, machinery, equipment, tools, and all other personal property or chattels used in connection with the operation of such improvements, specifically including, without limitation, appliances, gas and electric fixtures and systems, radiators, heaters, engines and machinery, boilers, ranges, elevators and motors, plumbing and heating fixtures and systems, carpeting and other floor coverings, water heaters, air conditioning apparatus and systems, window screens, awnings, storm sashes AND ANY OTHER PERSONAL PROPERTY COLLATERAL DESCRIBED IN ANY SCHEDULE OF ADDITIONAL PERSONAL PROPERTY COLLATERAL ATTACHED HERETO, whenever acquired by the Grantor and now or hereafter located in, upon or under the Land, together with all additions and accessions thereto and replacements and proceeds thereof (hereinafter collectively referred to as the Improvements). Improvements);

(c) All rents, issues, profits, royalties, income and other benefits derived from the Land and the Improvements (hereinafter collectively referred to as the Rents), subject to the right, power and authority hereinafter given to the Grantor to collect and apply such Rents, and the proceeds from any insurance or condemnation award relating to the Land and the Improvements; and

(d) All easements, rights-of-way and rights used in connection with the Land and the Improvements or as a means of access thereto, and all tenements, hereditaments and appurtenances thereof and thereto.

TO HAVE AND TO HOLD, the Mortgaged Premises unto the Trustee, his heirs, successors and assigns, in fee simple forever,

upon the trusts and for the uses and purposes hereinafter set out;

And the Grantor covenants with the Trustee that the Grantor is seized of the Mortgaged Premises in fee and has the right to convey the same in fee simple; that the same are free and clear of all encumbrances, and that the Grantor will warrant and defend the title to the same against the lawful claims of all persons whomsoever.

HOUSE, BLANCO & OSBORN, P.A. BOX

This instrument was prepared by Ronald A. Matamoros

6251 Rov. 3.86

THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST, that if the Grantor shall pay the Note 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 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 and at the cost of the Grantor. If, however, there shall be any default in any of the terms or conditions of the Note, or of the terms, conditions or covenants contained in this Deed of Trust, or in the event of actual or threatened demolition or injury or waste to the Mortgaged Premises which may impair the value of the Mortgaged Premises, or if a receiver should be appointed for, or a retition in bankrupter filed by or against the Grentor then and in any of such events the Note shall at the online of the a petition in bankruptcy filed by or against the Grantor, then and in any of such events, the Note shall, at the option of the Beneficiary, become at once due and payable, regardless of the maturity date thereof, and on the application of the Beneficiary it shall be lawful for and the duty of the Trustee, and he is hereby authorized and empowered to expose to sale and to sell the Mortgaged Premises at public auction for cash, after having first complied with all applicable requirements of North Carolina law with respect to the evention of rowers of sale contained in deeds of trust and upon such sale the Trustee shall convey title to the purphaser gaged Fremises at public auction for cash, after having first compiled with all applicable requirements of North Carolina law with respect to the exercise of powers of sale contained in deeds of trust and upon such sale, the Trustee shall convey title to the purchaser in fee simple. After retaining from the proceeds of such sale a commission for his services and all expenses incurred by him, including reasonable attorney's fees for legal services actually performed, the Trustee shall apply the residue of the proceeds, first to the payment of all sums expended by the Beneficiary under the terms of this Deed of Trust; second, to the payment of the Note and interest thereon; and the balance, if any, shall be paid to the Grantor or other person lawfully entitled thereto. The Grantor agrees that in the event of a sale hereunder, the Beneficiary shall have the right to bid at such sale. The Trustee may require the successful hidder at any sale to denosit immediately with the Trustee cash or certified shock in an amount up to twenty-five persont (25%) of bidder at any sale to deposit immediately with the Trustee cash or certified check in an amount up to twenty-five percent (25%) of the bid, provided notice of such requirement is contained in the advertisement of the sale. The bid may be rejected if the deposit is not immediately made and thereupon the next highest bidder may be declared to be the purchaser. Such deposit shall be refunded in case a resale is had; otherwise it shall be applied to the purchase price. If personal property is sold hereunder, it need not be at the place of sale. The published notice, however, shall state the time and place where such personal property may be inspected prior to sale. The Trustee's commission shall be five percent (5%) of the gross proceeds of the sale or five hundred dollars (\$500.00), whichever is greater for a completed dozeness. In the gross proceeds of the sale or five hundred dollars (\$500.00), whichever is greater, for a completed foreclosure. In the event foreclosure is commenced, but not completed, the Grantor shall pay all expenses incurred by the Trustee, including reasonable attorneys' fees, and a partial commission computed on five percent (5%) of the outstanding indebtedness or five hundred dollars (\$500.00), whichever is greater, in accordance with the following schedule: one-fourth (1/4th) thereof before the Trustee issues a notice of hearing on the right to foreclose; one-half (1/2) thereof after issuance of said no-(1/4th) thereof before the Trustee issues a notice of hearing on the right to foreclose; one-half (1/2) thereof after issuance of said notice, three-fourths (3/4ths) thereof after such hearing; and the greater of the full commission or minimum sum after the initial sale.

The terms and provisions of any loan agreement between the Grantor and the Beneficiary relating to the loan evidenced by the Note are incorporated herein by reference and shall govern the disbursement and application of loan funds. A default under any such loan agreement shall for all purposes constitute a default hereunder and under the Note. In the event of any default under this Deed of Trust, the Beneficiary may, at its option, defer application by it to the Trustee to sell the Mortgaged Premises and may take action under and invoke such other rights and remedies as may be provided in any such loan agreement or in this Deed of Trust.

The Grantor covenants and agrees that Grantor will.

The Grantor covenants and agrees that Grantor will:

1. Furnish to the Beneficiary without cost to the Beneficiary an annual statement, in form and certified in a manner satisfactory to Beneficiary, setting forth all income and expenses derived or incurred from the operation of the Grantor's business conducted to be setting forth all income and expenses derived or incurred from the operation of the Grantor's business conducted to the setting forth all income and expenses derived or incurred from the operation of the Grantor's business conducted to the setting forth all income and expenses derived or incurred from the operation of the Grantor's business conducted to the setting forth all income and expenses derived or incurred from the operation of the Grantor's business conducted to the operation of the Grantor's bu upon the Mortgaged Premises. Such annual statements shall be furnished within ninety (90) days from the end of the calendar or fiscal year of such operations.

2. Pay the indebtedness as hereinbefore provided.

3. Pay, when due, all real and personal property taxes and assessments, general and special, and all other taxes and assessments of any kind or nature whatsoever, including without limitation non-governmental levies or assessments such as owner association dues or charges or fees and maintenance charges, which are assessed or imposed upon the Mortgaged Premises, all of which taxes and assessments are hereinafter referred to as Impositions; if at any time after the date hereof, there shall be assessed or imposed (a) a tax or assessment on the Mortgaged Premises in lieu of or in addition to the Impositions payable by Grantor or (b) a license fee, tax or assessment imposed on Beneficiary and measured by or based in whole or in part upon the amount of the outstanding obligations secured hereby, Grantor shall pay and discharge all such taxes, assessments or fees before they become delinquent,

or, at the option of Beneficiary, all obligations secured hereby with interest thereon shall immediately become due and payable.

4. Keep the buildings now or hereafter on the Mortgaged Premises insured against loss and damage by fire, tornado and windstorm, and against such other hazards as the Beneficiary may require, including rent loss or business interruption, in amounts satisfactory to the Beneficiary which amounts shall at no time be less than the outstanding indebtedness secured by this Deed of Trust, plus an amount sufficient to prevent any co-insurance liability of the owner of the Mortgaged Premises or the Beneficiary, for the benefit of the Beneficiary, loss, if any, to be made payable in the policy or policies of insurance to the Beneficiary as its interest may appear, the loss payable clauses to be in such form as the Beneficiary may require. All insurance shall be in companies approved by the Beneficiary and the policies and renewals thereof shall, when issued, be immediately delivered to the Beneficiary to be held by the Beneficiary and the policies and renewals thereof shall, when issued, be immediately delivered to the Beneficiary to be held by it; Grantor will pay all premiums for such insurance when due and immediately deliver to the Beneficiary official receipts therefor, and if the Grantor fails or refuses to keep the Mortgaged Premises so insured the Beneficiary may obtain such insurance without prejudice to its right to foreclose hereunder by reason of such default. In the event of loss the Grantor will give immediate notice by mail to the Beneficiary who may make proof of loss if not made promptly by the Grantor, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Beneficiary instead of to the Grantor and the Beneficiary jointly. The proceeds of any insurance, or any part thereof, may be applied by the Beneficiary, at its option, either to the reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged. The Beneficiary may, at its option, pay any such insurance premiums or any Impositions against the Mortgaged Premises of which payment, amount and validity thereof the official receipt shall be conclusive evidence and any amounts so expended shall immediately become debts due by the Grantor, shall bear interest at the rate specified in the Note, and their payment shall be secured by this Deed of Trust.

5. Keep the Mortgaged Premises in as good order, repair and condition as they are now, reasonable wear and tear exerted:

5. Keep the Mortgaged Premises in as good order, repair and condition as they are now, reasonable wear and tear excepted; provided, however, that if this Deed of Trust secures a construction loan, the provisions of this paragraph shall apply to the Mortgaged Premises from and after completion of construction.

6. Not commit or permit any waste. The Beneficiary shall have the right to inspect the Mortgaged Premises at all reasonable times, and access thereto shall be permitted for that purpose to it or its authorized agents or representatives.

7. Furnish to the Beneficiary within ninety (90) days of the end of each fiscal year the financial statements (in form satisfacto-

ry to the Beneficiary) of the Grantor and of each guarantor or endorser, if any, of the indebtedness hereby secured.

8. Not sell, convey, transfer or encumber the Mortgaged Premises, or any part thereof or interest therein, legal or equitable, without the prior written consent of the Beneficiary; provided, however, that Grantor may dispose of, free and clear of the security interest granted herein and the lien hereof, any personal property or fixtures which, in the reasonable judgment of Grantor, have become obsolete or unfit for use or which are no longer useful in Grantor's operations, on the condition that Grantor shall replace such personal property or fixtures by, or substitute for the same, other personal property or fixtures (not necessarily of the same character) owned by Grantor, which shall (a) be of at least equal value to the personal property or fixtures disposed of and (b) perform a function or serve a purpose the same as, similar to or related to that of the personal property or fixtures disposed of. Any such replacement personal property or fixtures shall forthwith, without further action, become subject to the security interest granted in, and the lien created by, this Deed of Trust, and such security interest is hereby granted by Grantor. Beneficiary's consent to any conveyance or encumbrance may be conditioned upon an increase in the interest rate specified in the Note, an extension or curtailment of the maturity of the Note, or other modification of the Note or this Deed of Trust. For purposes of this paragraph 8, a change of ownership of general partnership interests in the Grantor (if Grantor is a partnership or joint venture) shall be considered a conveyance or transfer of the Mortgaged Premises.

Any Grantor who executes this Deed of Trust but does not execute the Note has executed this Deed of Trust only to subject whatever interest, if any, such Grantor has or may hereafter have in the Mortgaged Premises to the lien of this Deed of Trust, has no personal liability on the Note or under this Deed of Trust (nothing herein limits or affects such Grantor's liability to the Beneficiary under any separate guaranty or any other instrument), and agrees that the Beneficiary and any other Grantor hereunder may extend, modify, forbear, or make any other accommodations with regard to the terms of this Deed of Trust or the Note without such Grantor's consent and without releasing such Grantor hereunder or modifying or affecting this Deed of Trust as to such Grantor's interest in the Mortgaged Premises.

As further security for the payment of the Note and for the faithful performance of all the covenants, agreements, terms and provisions of this Deed of Trust, Grantor hereby sells, transfers and assigns unto Beneficiary all the right, title and interest of the Grantor in and to the Rents, and to that end Grantor hereby assigns and sets over unto the said Beneficiary all leases of the Mortgaged Premises now made, executed or delivered, whether written or verbal, or to be hereafter made, be the same written or verbal, and Grantor does hereby authorize and empower the Beneficiary to collect the Rents, as they shall become due, and does hereby direct each and all of the tenants of the Mortgaged Premises to pay the Rents, as they may now be due or shall hereafter become due to the Beneficiary, upon demand for payment thereof by Beneficiary; it being understood and agreed, however, that no such demand shall be made unless and until there has been a default in the payment of the indebtedness secured hereby or in the faithful performance of all the covenants, agreements, terms and provisions of this Deed of Trust or the Note; and until such demand is made, Grantor is authorized to collect or continue collecting the Rents; but that such privilege to collect or continue collecting, as aforesaid, by the Grantor shall not operate to permit the collection of any Rents more than thirty (30) days in advance of the date same are due under the terms and provisions of said lease or leases. der the terms and provisions of said lease or leases.

BEEK: | 601 P 0 5 7 3

Grantor covenants and agrees: (i) that Grantor will promptly and fully keep, perform and comply with all the terms, provisions, covenants, conditions and agreements imposed upon or assumed by Grantor as Landlord (or similar designation) under any lease in effect on the date hereof covering all or any part of the Mortgaged Premises, (such leases are hereinafter referred to individually and collectively as Tenants' Leases) and (ii) that Grantor will not do, permit anything to be done, or omit or refrain from doing anything, the doing or omission of which will give any tenant a right to terminate any of the Tenants' Leases.

If Grantor shall, in any manner, fail in any of the above covenants and agreements, Beneficiary may (but shall not be obligated to) take any action Reneficiary design personance of or com-

to) take any action Beneficiary deems necessary or desirable to prevent or cure any default by Grantor in the performance of or compliance with any of Grantor's covenants or obligations under any of the Tenants' Leases. Beneficiary shall have the right to enter pliance with any of Grantor's covenants or obligations under any of the Tenants' Leases. Beneficiary shall have the right to enter upon the Mortgaged Premises to such extent and as often as Beneficiary, in its sole discretion, deems necessary or desirable in order to prevent or cure any such default by Grantor. Beneficiary may expend such sums of money as Beneficiary, in its sole discretion, deems necessary for any such purpose, and Grantor hereby agrees to pay to Beneficiary, immediately upon demand, all sums so expended by Beneficiary, together with interest thereon from the date of each such payment at the rate provided for in the Note. All sums so expended by Beneficiary, and the interest thereon, shall be added to and secured by the lien of this Deed of Trust. Grantor will give Beneficiary immediate notice by certified mail of any notice of default or notice of cancellation received from any tenant.

Any default in any of the terms, conditions, covenants or agreements contained in any separate assignment of Lessor's interest in leases given as additional security for the indebtedness secured hereby shall constitute an event of default under this Deed of

Upon the condemnation of the Mortgaged Premises or any part thereof, the entire unpaid balance of the Note shall, at the option of the Beneficiary, at once become due and payable, and any award paid for such taking is hereby assigned to the Beneficiary to further secure the indebtedness secured hereby. Beneficiary is hereby authorized and empowered (but not required) to collect and receive such award and is authorized to apply it in whole or in part in reduction of the then outstanding debt secured by this Deed of This part is the fact that the same may not then be due and payable. Any amounts so applied to principal shall be applied. Trust, notwithstanding the fact that the same may not then be due and payable. Any amounts so applied to principal shall be applied to the principal last maturing hereon. Grantor agrees to execute such further assignments of any such awards as the Beneficiary may require.

The Beneficiary shall have the right, after default in any of the terms, covenants or agreements herein contained, or contained in the Note, to the appointment of a receiver to collect the Rents from the Mortgaged Premises without consideration of the value of the Mortgaged Premises or the solvency of any person liable for the payment of the amounts then owing, and all amounts collected by the receiver shall, after expenses of the receivership, be applied to the payment of the indebtedness hereby secured, and the Beneficiary, at its option, in lieu of an appointment of a receiver, shall have the right to do the same. If such receiver should be appointed, or if there should be a sale of the Mortgaged Premises, as provided above, the Grantor, or any person in possession of the Mortgaged Premises thereunder, as tenant or otherwise, shall become a tenant at will of the receiver or of the purchaser and may be

Mortgaged Fremises thereunder, as tenant or otherwise, shall become a tenant at will of the receiver or of the purchaser and may be removed by a writ of ejectment, summary ejectment or other lawful remedy.

No delay or forbearance by the Beneficiary in exercising any or all of its rights hereunder or rights otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any default as set forth herein or in the event of any subsequent default hereunder, and all such rights shall be cumulative. In case the Beneficiary or the Trustee voluntarity and all such rights are receding to protect the Mortgaged Premises or to protect the lien of this ly or otherwise shall become a party to any suit or legal proceeding to protect the Mortgaged Premises or to protect the lien of this Deed of Trust, the Trustee and the Beneficiary shall be saved harmless and shall be reimbursed by the Grantor for any amounts paid, including all reasonable costs, charges and attorney's fees incurred in any such suit or proceeding, which obligations shall be secured by this Deed of Trust.

The parties hereto shall in no event be deemed to have contracted for a greater rate of interest than the maximum rate permitted by law. Should a greater amount be collected, it shall be construed as a mutual mistake of the parties and the excess shall be

returned to the party paying same.

The Grantor, in order to more fully protect the security of this Deed of Trust, agrees that in addition to the monthly payments of principal and interest under the terms of the Note, Grantor will, upon the request of the Beneficiary, pay on the first day of each month, or on the due date of monthly payments of principal, to the Beneficiary or to its duly authorized agent a sum equal to one-twelfth of the known or estimated (by the Beneficiary) yearly taxes, assessments and insurance premiums on or against the Mortgaged Premises. The Beneficiary shall hold such payments (and Grantor does hereby expressly agree that Beneficiary shall be used to the payment of taxes, assessments and insurance premiums as and when due If the total of such monthly payments shall exceed the agreement peeded the excess shall be held for future needes but and when due. If the total of such monthly payments shall exceed the amount needed, the excess shall be held for future needs; but, should such monthly payments at any time fail to provide sufficient funds to pay taxes, assessments and insurance premiums when due, then the Grantor shall, upon demand, pay to the Beneficiary the amount necessary to cover the deficiency. When the Grantor shall have paid the Note, the Beneficiary shall refund to the Grantor or other person lawfully entitled thereto any excess funds accumulated hereunder. In the event of a foreclosure sale of the Mortgaged Premises, the Beneficiary may apply any balance remaining of the funds accumulated for the above purposes to the payment of the Note. ing of the funds accumulated for the above purposes to the payment of the Note.

The Beneficiary shall at any time have the irrevocable right to remove the Trustee herein named without notice or cause and to appoint his successor by an instrument in writing, duly acknowledged, in such form as to entitle such written instrument to record in this State, and in the event of the death or resignation of the Trustee herein named, the Beneficiary shall have the right to appoint his successor by such written instrument. Any Trustee so appointed shall be vested with the title to the Mortgaged Premises, and shall possess all the powers, duties and obligations herein conferred on the Trustee in the same manner and to the

same extent as though he were named herein as Trustee.

All the terms and conditions of the commitment, if any, upon which the loan hereby secured was predicated and not in conflict with this Deed of Trust are incorporated by this reference and made a part hereof and any default by Grantor thereunder shall constitute a default hereunder and under the Note.

This Deed of Trust shall constitute a security agreement pursuant to the Uniform Commercial Code for any items constituting a part of the Mortgaged Premises which, under applicable law, may be subjected to a security interest pursuant to the Uniform Commercial Code, and Grantor hereby grants Beneficiary a security interest in such items. Grantor agrees that Beneficiary may file this Deed of Trust, or a reproduction thereof, in the real estate records or other appropriate index, as a financing statement for any of such items including, without limitation, those items which are, or are to become fixtures with respect to the Land. In addition, Grantor agrees to execute and deliver to Beneficiary, upon Beneficiary's request, any financing statements, as well as extensions, represents and amondments thereof as Beneficiary may require to perfect a constitution interest with respect to such items. renewals and amendments thereof, as Beneficiary may require to perfect a security interest with respect to such items. Grantor shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof. Without the prior written consent of Beneficiary, Grantor shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in such items, including replacements and additions thereto. Upon Grantor's breach of any covenant or agreement of Grantor contained herein, Beneficiary shall have the remedies of a secured party under the Uniform Commercial Code. In exercising any of said remedies, Beneficiary may proceed against the items of real property and any items of personal property specified above as part of the Mortgaged Premises separately or together and in any order whatsoever, without in any way affecting the availability of Beneficiary's remedies under the Uniform Commercial Code or of the remedies provided herein. THE COLLATERAL IS OR INCLUDES FIXTURES.

The covenants, terms and conditions herein contained shall bind, and the benefits and powers shall inure to the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used herein, the singular number shall include the plural, the plural the singular, and the term "Beneficiary" shall include any payee of the indebtedness hereby secured and any transferee or assignee thereof, whether by operation of law or otherwise.

IN WITNESS WHEREOF, the Grantor has caused this Deed of Trust to be executed under seal the day and year first above

Attest:	KERNERSVILLE INVESTORS  **SEE ATTACHED SIGNATURE PAGES		
Secretary	By:President		
[CORPORATE SEAL]			
	(SEA		

I SI J P U Z J S

1-601P0574

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR
WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED April 9, 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership  By: Kelmy R Howart (SEAL)  Richard R. Guidetti, Partner
********************
I. Louis H Creek, a Notary Public of County, State of North Carolina, certify that RICHARD R. GUIDETTI, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
WITNESS my hand and official stamp or seal, this 7 day of April , 1987.  Louise A Creed Notary Public
Notary Public
My commission expires:
France 13, 1989
NOTARIAL STAMP/SEAL:
Sig.Pg/fim
The state of the s

E 1513P0234

HE 16.01 P 0575

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR
WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED A.A. 9 , 1987

STATE OF NORTH CAROLINA - County of FORSYTH

T. Ton; B. Livengood, a North Carolina, certify that PAUL PERKINS GWYN, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.

WITNESS my hand and official stamp or seal, this 3rd day of April 1987.

My commission expires:

1613P0235

1601 PUSTE

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR

WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED \_\_\_\_\_\_, 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership
By: Source Shugart, Jr., Partner
*********************
STATE OF NORTH CAROLINA - County of Yadkin
I, Donna B. Simmons, a Notary Public of Yadkin County, State of North Carolina, certify that GROVER SHUGART, JR., Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
WITNESS my hand and official stamp or seal, this <u>31st</u> day of <u>March</u> , 19 <u>87</u> .
Hotary Public
My commission expires:
11/25/89
NOTARIAL STAMP/SEAL: OFFICIAL SEAL
DOWNA B. SIMMONS  NOTARY FULUC-NORTH CAROLINA  COUNTY OF YADKIN  Sig-Paybully Commission Expires Nov. 21, 1989

mx 1613P0238

KERNERSVILLE INVESTORS, a North Carolina Partnership
By: foul f. Bearman (SEAL) Paul J. Beerman, Partner
********************
STATE OF NORTH CAROLINA - County of Fory M
I, Roll B. Malanas, a Notary Public of County, State of North Carolina, certify that PAUL J. BEERMAN, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
WITNESS my hand and official stamp or seal, this 3/ day of
Notary Public
My commission expires:
OFFICIAL SEAL Notary Public, North Carolina County, of Forsyth
NOTARIAL STAMP/SEAL: RONALD A. MATAMOROS May commission expires Nov. 16, 1988
Sig.Pg/hm

MER 1613E0237

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR

WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED Action 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership

By: Jell Peles (SEAL)

John E. Faulk, Partner

STATE OF NORTH CAROLINA - County of Mecklesburg

I, Lisa W. Fisher, a Notary Public of Meckle buck. County, State of North Carolina, certify that JOHN E. FAULK, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.

WITNESS my hand and official stamp or seal, this <u>21+6</u> day of <u>March</u>, 19<u>87</u>.

Notary Public

My commission expires:

My Commission Expires August 8, 1990

NOTARIAL STAMP/SEAL:

Sig.Pg/hm

1613P0238

808 1601 P 0 57 9

/ KERNERSVILLE INVESTORS, a North Carolina Partnership
By: Bildy J/Shoaf, Parener (SEAL)
BIJLY 37 MOGI, Parkher
*******************
STATE OF NORTH CAROLINA - County of Faryh
I, Konald A Medamus, a Notary Public of
County, State of North Carolina, certify that BILLY J. SHOAF, Partner of KERNERSVILLE INVESTORS, a North
Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on
behalf of said Partnership.
WITNESS my hand and official stamp or seal, this 3/ day of
11000 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Notary Public
My commission expires:
Motors People, Reeth Carolina County of Forsyth
NOTARIAL STAMP/SEAL My commission expires Nov. 16, 1988
Sig.Pg/hm

POR 1513-P0233

KERNERSVILLE INVESTORS, a North Carolina Partnership

By: S & A PARTNERSHIP, Partner

By Many (SEAL)

Thomas R. Stevenson, Partner

STATE OF NORTH CAROLINA - County of Anough

County, State of North Carolina, certify that THOMAS R. STEVENSON and LARRY E. ALEXANDER, Partners of S & A PARTNERSHIP, Partner of KERNERSVILLE INVESTORS, a North Carolina acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.

WITNESS my hand and official stamp or seal, this 25 day of March 1987.

WITNESS my hand and official stamp or seal, this 25 day of March 1987.

Notary Public

My commission expires:

My commission expires:

Sig.Pg/hm

OFFICIAL SEAL
Notary Public, North Carolina
COUNTY OF DAVIDSON
MARGARET B. NEWSOM
Liv Certain Exp. 1991

ER 1613.0240

## 1601P0501

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS
TO RICHARD L. FOX, TRUSTEE FOR
WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED Age: 19 , 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership Michael H. Rubin, Partner STATE OF NORTH CAROLINA - County of Jolas a Notary Public of County, State of North Carolina, certify that MICHAEL 'H. RUBIN, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership. WITNESS my hand and official stamp or seal, this 23 day of \_\_, 19<u>87</u>. My commission expires:

WEX 1613P0241

1601P0592

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR

WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED April 9, 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership
By: William Elesha, Partner (SEAL)
*******************
STATE OF NORTH CAROLINA - Country - C
STATE OF NORTH CAROLINA - County of Factor
For County, State of North Carolina, certify that
WILLIAM ELESHA, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
WITNESS my hand and official stamp or seal, this 19 day of
- Ry n M
wordly rubile
My commission expires: Official Seal Notice Poblic, North Carollas County of Forsyth
NOTARIAL STAMP/SEAT:  RONALD A MATAMOROS  NOTARIAL STAMP/SEAT:
en grande de la companya de la comp La companya de la co
Sig.Pg/hm

161310242

KERNERSVILLE INVESTORS, a North Carolina Partnership By: Claude R. Horn, Jr., Bartner and Individually By: Cloude M Hon (S)
Henry C. Horn, Partner and Individually,
by Claude R. Horn, Jr., Attorney-in-fact By: Claude M. Horn, Partner and Individually,
by Claude R. Horn, Jr., Attorney-in-fact STATE OF NORTH CAROLINA - County of Movie I, Louise W Creason, a Notary Public of Dorie County, State of North Carolina, certify that CLAUDE R. HORN, JR., Partner of RERNERSVILLE INVESTORS, a North Carolina General Partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership. WITNESS my hand and official stamp or seal, this 23 day of \_\_\_\_, 19<u>*87*</u>. My commission expires: L"STAMP/SEAL: 200K 15U | P 0 5 8 4 1613P0233

STATE OF NORTH CAROLINA

COUNTY OF DAVIE

, 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 Forsyth County, North Carolina, on the 31st day of December, 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 HENRY C. HORN.

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

WITNESS my hand and Notarial Seal or Stamp, this the 23 day of March , 1987.

Notary Public

My Commission Expires:

NOTARIAL SEAL OR STAMP:

PUELV.

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RE 1613P0244

STATE OF NORTH CAROLINA

COUNTY OF DAVIE

I, Lowise W. Ceasen, 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 Forsyth County, North Carolina, on the 31st day of December, 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 Seal or Stamp, this the 23 day of \_\_\_\_\_\_\_, 1987.

Notary Public

My Commission Expires:

8-2-91

NOTARIAL SEAL OR STAMP:

SIG-PG.2/hm

mm 161380245

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SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR

WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED April 9, 1987

(	KERNERSVILLE INVESTORS, a North Carolina Partnership  By: (SEAL)
	Thomas J. Koontz, Partner (SEAL)
	*********************
	STATE OF NORTH CAROLINA - County of
	DIATE OF RORTH CAROLINA - Country of Forsyth
	I, Pauline R. Radenslaben , a Notary Public of Foreith County, State of North Carolina, certify that THOMAS J. KOONTZ, Partner of KERNERSVILLE INVESTORS, a North
	Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
	WITNESS my hand and official stamp or seal, this 24 day of March , 19 87
- *	Paulin R Robert Public
	Notary Public
	MY COMMISSIFICIAL RELACES: NOTARY PLEACE - INSTINCARCINA 12/89/1989 OCTOTAL

manx | 613 p 0 2 4 6

NODARDADE STAMP /SEAT 1989

Sig.Pg/hm

- 1601P0507

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR

WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED April 9 , 1987

KERNERSVILLE INVESTORS, a North Carolina Partnership  By: Stephen H. Homer, Partner (SEAL)
*********************
I, Laura J. Holzhaur, a Notary Public of Forsyth County, State of North Carolina, certify that STEPHEN H. HOMER, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
WITNESS my hand and official stamp or seal, this 23 day of march, 1987.
My commission expires:  OFFICIAL SEAL  Notary Public, North Cerolina  CCUNIT OF FUNCTION  NOTARIAL STANK SEAL Aug. 22, 1291
Sig.Pg/hm

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mm 1601 P0588

SIGNATURE PAGE TO THAT CERTAIN

DEED OF TRUST

FROM KERNERSVILLE INVESTORS

TO RICHARD L. FOX, TRUSTEE FOR
WACHOVIA BANK AND TRUST COMPANY, N.A.

DATED

DATED

1987

KERNERSVILLE INVESTORS, a North Carolina Partnership

	By: John E. Phillips, Partner (SEAL)
•	John E. Phillips, Partner
	**********
	STATE OF NORTH CAROLINA - County of Forsyth
	STATE OF NORTH CAROLINA - County of Orsyll  I, County, State of North Carolina, certify that JOHN E. PHILLIPS, Partner of KERNERSVILLE INVESTORS, a North Carolina partnership, personally appeared before me this day and acknowledged the execution of the foregoing instrument for and on behalf of said Partnership.
	WITNESS my hand and official stamp or seal, this 24th day of NARCIT, 1987.  Notary Public
	My commission expires: 9-6-87
	NOTARIAL STAMP/SEAL:  OFFICIAL SEAL  P. WILSON, SR.  COUNTY OF FORSTIN  By Commission Expires Sept 6, 1967
	Sig.Pg/hm
STATE	OF NORTH CAROLINA-Forsyth County Margaret B. Newson N.P. Davidson Co. N.C.  DE NORTH CAROLINA-Forsyth County Margaret B. Mewson N.P. Davidson Co. N.C.  De North CAROLINA-Forsyth County Margaret B. Mewson N.P. Davidson Co. N.C.
The	foregoing (or annexed) certificate of Anna H Qued W. Sum O NC + Jone B.  (here give name and official title of the officer signing the certificate passed upon)
Liver	while all I indus & Nach cover of man star a land of for
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	#31.000 ANU RED 19 9 9 State Of Deeds  By world Chinard Deputy Assistant
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	PPENSIPULATION TORSYTHETY. INC. 1601-0589
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Document Refiled Pursuant to N.C.G.S. §47-36.1

Statement of explanation for re-filing of document by attorney who drafted original document.

The undersigned, being the attorney who originally drafted the attached document, hereby explains that the reason for refiling is to correct a typographical error.

IN WITNESS WHEREOF, the undersigned hereby sets his hand this the 8th day of June, 1987.

Rorald A. Matamoros

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