	. •	·		
				لم `
× 1		9		
-7				
100				-
			PRESENTED FO REGISTRATIO)R N
			AND RECORDE	D
		92	JAN 21 2 39 PM	•88
SATISFACTION: The debt secured by the wi	this Dood of Taux to ash		-	.
with the note(s) secured thereby has been s	satisfied in full.		L.E. SPEAS REGISTER OF DI	FDS
This the day of Signed:			EADEVIN SIT.	n.u.z //
			OR \$\$ 10	.00 d-
		Recording: Time, Boo	ok and Page	
ax Lot No	Pan	cel Identifier No		
/erified by	County on the	day of		
Υ			· · · · · · · · · · · · · · · · · · ·	
Mail after recording to Joseph M. Co	<u> </u>	Box	715 ma	2000
Benefices		<u> </u>	\sim $\mu \sim \rho C$	37105
his instrument prepared by <u>Joseph M.</u> rief Description for the index	. coltrane, Jr	·		
NODTL				
HIS DEED of TRUST made this 19 day of				
	January		, 19 88 by and between:	
GRANTOR	TRUST	EE	BENEFICIARY	
1 COR. 3:10,11 J.O.Y. CONSTRUCTION CO.	JOSEPH M. COL	TRANE, JR.	LOWES OF WINSTON	-SALEM,
		•		
			•	
he designation Grantor, Trustee, and Beneficiary as	s used herein shall include s			ude singular, plural,
he designation Grantor, Trustee, and Beneficiary as nasculine, feminine or neuter as required by contex	s used herein shall include s xt.	aid parties, their heirs, s	successors, and assigns, and shall incl	
he designation Grantor, Trustee, and Beneficiary as nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted t	s used herein shall include s xt. to the Beneficiary in the princ	aid parties, their heirs, scipal sum of	successors, and assigns, and shall incl	0/100
he designation Grantor, Trustee, and Beneficiary as nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted t s evidenced by a Promissory Note of even date h	s used herein shall include s xt. to the Beneficiary in the princ terewith, the t <u>erms</u> of which	aid parties, their heirs, s cipal sum of FIFT	EEN THOUSAND AND N Dollars (\$ 15, 0)	0/100
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted to s evidenced by a Promissory Note of even date h fromissory Note, if not sooner paid, is <u>SEP</u> 1 NOW, THEREFORE, as security for said indebted	s used herein shall include s xt. to the Beneficiary in the princ rerewith, the terms of which terms of Note lness, advancements and of	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of <u>even</u> data	EEN THOUSAND AND N Dollars (<u>\$ 15, 0</u> in by reference. The final due date Beneficiary nursuant to this Deed of	D/100 D0.00), for payment of said
The designation Grantor, Trustee, and Beneficiary as nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted to s evidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>SEE</u> NOW, THEREFORE, as security for said indebted ollection (including attorneys fees as provided in the as bargained, sold, given, granted and conveyed a	s used herein shall include s xt. to the Beneficiary in the princ herewith, the terms of which Lerms of Note Iness, advancements and ot Promissory Note) and other nd does by these presents b	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here <u>of even dat</u> her sums expended by valuable consideration, argain, sell, give, grant	EEN THOUSAND AND N Dollars (\$ 15,0 Dollars (\$ 15,0 bin by reference. The final due date Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs	0/100 00.00), for payment of said
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by context with the second	s used herein shall include s xt. to the Beneficiary in the princ nerewith, the terms of which terms of Note lness, advancements and ot Promissory Note) and other and does by these presents b N/A	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here <u>of even dat</u> her sums expended by valuable consideration, vargain, sell, give, grant	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville	for payment of said f Trust and costs of ledged, the Grantor , or successors, and Township,
The designation Grantor, Trustee, and Beneficiary as masculine, feminine or neuter as required by context with the second	s used herein shall include s xt. to the Beneficiary in the princ nerewith, the terms of which terms of Note lness, advancements and ot Promissory Note) and other and does by these presents b N/A	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here <u>of even dat</u> her sums expended by valuable consideration, vargain, sell, give, grant	EEN THOUSAND AND N Dollars (\$ 15,0 Dollars (\$ 15,0 bin by reference. The final due date Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs	f Trust and costs of deged, the Grantor , or successors, and Township,
The designation Grantor, Trustee, and Beneficiary as masculine, feminine or neuter as required by context witnessert. That whereas the Grantor is indebted to service of even date heromissory Note, if not sooner paid, is	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con CED as Lot Num	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of <u>even data</u> her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the ber 22, as	Beneficiary pursuant to this Deed of the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h Promissory Note, if not sooner paid, is <u>SPE</u> NOW, THEREFORE, as security for said indebted collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num a I), as revis	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of <u>even data</u> her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorde	Beneficiary pursuant to this Deed of the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville the "Premises") and more particularly of the map d in Plat Book 30,	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted ollection (including attorneys fees as provided in the as bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
he designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted ollection (including attorneys fees as provided in the as bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
he designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex VITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted ollection (including attorneys fees as provided in the as bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted ollection (including attorneys fees as provided in the tas bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a assigns, the parcel(s) of land situated in the City of	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary as masculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to evidenced by a Promissory Note of even date h Promissory Note, if not sooner paid, is NOW, THEREFORE, as security for said indebted collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a assigns, the parcel(s) of land situated in the City of Forsyth BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville e "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County	0/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at nasculine, feminine or neuter as required by contex WITNESSETH, That whereas the Grantor is indebted to sevidenced by a Promissory Note of even date h romissory Note, if not sooner paid, is <u>See 1</u> NOW, THEREFORE, as security for said indebted collection (including attorneys fees as provided in the has bargained, sold, given, granted and conveyed a ssigns, the parcel(s) of land situated in the City of <u>Forsyth</u> BEING KNOWN AND DESIGNAT of WINDSOR PARK (Section Page 199, in the office North Carolina, reference	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville the "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County e for a more	D/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:
The designation Grantor, Trustee, and Beneficiary at masculine, feminine or neuter as required by context witnessert. That whereas the Grantor is indebted to service by a Promissory Note of even date heromissory Note, if not sooner paid, is	s used herein shall include s xt. to the Beneficiary in the prince terewith, the terms of which terms of Note Iness, advancements and ot Promissory Note) and other ind does by these presents b N/A Con TED as Lot Num n I), as revis of the Regist	aid parties, their heirs, s cipal sum of <u>FIFT</u> n are incorporated here of even data her sums expended by valuable consideration, vargain, sell, give, grant unty, North Carolina, (the iber 22, as ed, recorded er of Deeds	Beneficiary pursuant to this Deed o the receipt of which is hereby acknow and convey to said Trustee, his heirs Kernersville the "Premises") and more particularly of shown on the map d in Plat Book 30, of Forsyth County e for a more	D/100 00.00), for payment of said f Trust and costs of vedged, the Grantor , or successors, and Township, described as follows:

12.5

TO HAVE AND TO HOLD said Premises with all privileges and appurtenances thereunto belonging, to said Trustee, his heirs, successors, and assigns forever, upon the trusts, terms and conditions, and for the uses bereinances thereinances thereinances thereinances is a said trustee.

hereinative set forth. If the Grantor shall pay the Note secured hereby in accordance with its terms, together with interest thereon, and any renewals or extensions thereof in whole or in part, all other sums secured hereby and shall comply with all of the covenants, terms and conditions of this Deed of Trust, there shall be null and void and may be cancelled of record at the request and the expense of the Grantor. If, however, there shall be default is any of the other covenants, terms or conditions of this Deed of Trust or any other instance straint be request and shall comply with all of the covenants, terms or conditions of this Deed of Trust or any other instance that mentions the covenants, terms and conditions of this Deed of Trust or any other instances that be not any of the other covenants, terms or conditions of the Note secured hereby, or any of such comply with the covenants, terms or conditions contained in this Deed of Trust or any other instances that be any here had be any of the other covenants, terms or conditions of the Note secured hereby, or any of such comply with the covenants, terms or conditions of the dot of Trust or any other instances terms or conditions of the dot of Trust or any other instances the secure of such scalars terms or conditions contained in this Deed of Trust or any other instances the land here in the instance in a public acciding for the any first giving such notice of hearing as to commencement of forecobare proceedings and obtained such findings or keave of cours of such tale in such manner as full the any terms any then be provided by law, and upon such and any restes and upon compliance with the law then relating to forecobare proceedings under power stale to retain an atomery to represent him in such proceedings. The proceed of the Sale shall after the Trustee retains his commission, together with reasonable amovers fees incurred by the Vine applied to the costs of sale, including, but not limited to, costs of collection, taxes, assessments, costs of r

provisions hereof and otherwise as required by the then existing law relating to foreclosures. The Trustee's commission shall be five percent (5%) of the gross proceeds of the sale or the minimum sum of \$ 500.00 whichever is greater, for a completed of five percent (5%) of the outstanding indebted size is commenced, but not completed, the Grantor shall pay all expenses incurred by Trustee, including reasonable atometys fress, and a partial commission or more than the percent (5%) of the outstanding indebtedness or the above stated minimum sum, whichever is greater, in a accordance with the following schedule, towar, one-fourth (%) thereof above stated minimum sum, whichever is greater is the biolowing schedule, towar, one-fourth (%) thereof above stated minimum sum, whichever is greater of the biolowing schedule, towar, one-fourth (%) thereof above stated minimum sum, whichever is greater of the biolowing schedule, towar, one-fourth (%) thereof after issuance of said notice; three-fourths (%) thereof after such beating; and the greater of the biolowing; and the greater of the biolowing schedule.

issues a notice of hearing on the right to foreclosure; one-half (3) thereof after issuance of said notice; three-fourths (4) thereof after such hearing; and the greater of the full commission or minimum sum after the initial sale. And the said Grantor does hereby covenant and agree with the Truste as follows: 1. INSURANCE. Clantor shall keep all improvements on said land, now or he rafter erected, constantly insured for the benefit of the Beneficiary against loss by fire, windstorm and such other casualties and contingencies, insuch manneer and informiums theritation and does it is a mount, necessary to pay the sum secured by this Deed of Trust, and as may be satisfactory to the Beneficiary. Grantor shall purchase such insurance may all memiums theritation and does it is a mount necessary to pay the sum secured by this Deed of Trust, and as may be satisfactory to the Beneficiary. Grantor shall purchase such insurance may all memiums therefore and objectes along with evidence of premum payment as long as the Note excured her by means upand. It Grantor shall be chadded to the part premums therefor and beneficiary all possible promess along with evidences of premum processions on mannaned shall at the option of Beneficiary be applied to the insurance manneers and insuftantions, applied in the inverse order of maturity of such insufficients of the repart or resonances of an improvements located upon the Property. 2. TAXES, ASSISSHENTS, CHARGES, Grantor shall pay all taxes, assessments and charges as may be satisfactory to pay shere shall be added to the provide and payable in in singaliments, and charges as may be invividy levied agains such formies who muming shall at the option fails to or pay all shall staxe, assessments and charges as may be invividy levied agains such formies who muming shalle be addeed to the proncepa and of charges as here

shall be due and payable upon demand of Beneficary. 3. ASSIGNAMENTS OF RENTS AND PROFITS. Grantor assigns to Beneficary, in the event of default, all revis and profits from the land and any improvements thereori, and authorizes Beneficary to enter upon and take possession of such land and improvements, to rent sume, at any reasonable rate of met determined by Beneficiary, and after deducting from any such rents the cost of relating and collection, to apply the remander to the debt 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 therefore sincluded in this Deed of Toxs, this event a partial release provision is included in this Deet of Toxs. Contour must strictly complete with the terms thereof. Somethicanding any other instrument shall not be entitled to any measure of property unless default and is in tall compliance with all of the terms and provisions of true, and any other instrument that may be securing suita. Somethic work and the will keep terms on our to apply the Premises here, converting that and usin tall compliance with all of the terms and provisions of the Date. This Deed of Toxs, and any other instrument that may be securing suita. Suitable 5. WASTE: The Grantor covenants that he will keep them, converting it may waste. 4. Converting that the terms and that the multice of the terms of the security of the terms of the security of the terms and to be determined and term of the terms of the security of the terms of the term of terms excepted, and will comply with the terms of terms of the terms of terms of the terms of terms of the terms of te

tera

6. CONDENSATION. In the event that any or all of the Premises shall be condemned and taken under the power of eminent domain. Grantor shall give immediate written notice to Beneficiary and Beneficiary shall have the right to receive and collect all damages awarded by reason of such taking, and the right to such damages hereby is assigned to Beneficiary who shall have the discretion to apply the amount so received, or any part thereof, to the indettedness due hereunder and if payable in installments, applied in the inverse order of maturity of such installments, or to any alteration, repair or restoration of the Premises by Grantor. 7. WARRANTIES. Grantor covenants with Truskee and Beneficiary that he is served of the Premiers in fee simple, has the right to convey the same in fee 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. The to the propeny hereinabove described is subject to the following exceptions:

Subject to easements, rights of way and restrictions of record, if any.

Also, subject to a first Deed of Trust to Preferred Savings Bank, Inc.

6. SUBSTITUTION OF TRUSTEE. Grantor and Trustee covenant and agree to and with Beneficiary that in cave the vaid Trustee, or any successor trustee. shall die, become incapable of acting, renounce his trust, or fur any reason the holder of the Note devires to replace up of fusitee, then the holder may appoint, in writing, a trustee to take the place of the Trustee, and upon the probate and registration of the same, the trustee thus appointed thall succeed to all rights, powers and duies of the Trustee. X

MARKED AND/OR INITIALED.

MARKED AND/OR INITIALED.
9. SALE OF PREMISES. Grantor agrees that if the Premises or any part thereof or interest therein is sold, assigned, transferred, conveyed or otherwise alienated by Grantor, whether soluntarily or involuntarily or porportation of law [other than.10] the creation of a law or there or under an understand to be be than 10 the creation of a law or there or understand to be previde or otherwise alienated by Grantor, whether soluntarily or involuntarily or involuntar

after orbatil and shall do use and payable on usinand. 12. WAVERS, Grantor waives all rights to require marshalling of assets by the Trustee or Beneficiary. No delay or omission of the Trustee or Beneficiary in the exercise of any right, power or remedy arising under the Note or this Deed of Trust shall be deemed a waiver of any default or acquirescence therein or shall impair or waive the exercise of such right, power or remedy by Trustee or Beneficiary at any other time. 3. CIVIL ACTION. In the event that the Trustees in summed as a party to any civil action as Trustees in this Deed of Trust, the Trustees shall be entitled to entitled to the point of the entitled to entitled

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 berefunto set his hand and seal, or if corporate, has caused this in

(SEAL)
County.
me of State and County where acknowledgment or proof is taken) came before me, Shelly A. Vickers,

 CIVIL ACTION. In the event that the Trustee is named as a party to any civil action as frustee in risk Deed or frust, the Trustee shall be entitled to employ an attorney at taw, including number in ne is a scensor the rate provided in the Note for sum due after default.
 PRIOR LENS, Default under the terms of any instrument secured by a len to which this Deed of Trust is subordinate shall construct default hereunder. IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate, has caused this instrument to be authority of its Board of Directors, the day and year first above written. name by its duly authorized officers and its seal to be berejusto affixed by (Corporate Name) ő 13:10.1 J.O.Y. Construction Co. (SEAL) By. <u>____</u> Use Black Ink 21 Pre (SEAL) dent 1632-0895 (SEAL) BOBS Secretary (Corporate Seal) (SEAL) 11.2 SEALISTAMP NORTH CAROLINA, County. ķ I, a Notary Public of the County and state aforesaid; certify that STATE OF NORTH CAROLINA, Horsuth _COUNTY - (Name of State and County acknowledgment or proof is taken) This 21 St day of January , A.D., 1988, personally came before me, Shelly, A. Vickers inda fora a notary public. John , who, being by me duly sworn, says that he is President T. O. 3:10 of the <u>Co</u>r onstruction Co ..., and that the seal affixed to the foregoing or annexed instrument in writing is the Corporate Seal of said Corporation, and that said writing was signed and sealed by him in behalf of said Corporation by its authority duly given. And the said ... Uchn 1 Spadatora acknowledged the said writing to be the act and deed of said Corporation. OFFICIAL SEAL I do certify that I am not a party to the attached instrument. Notary Public-North Carolina WITNESS my hand and official seal, this 21 St day of Tunuary SHELLY A. VICKERS 1988 FORSYTH COUNTY eal must appear here. eal must be impressed sufficient Commission Expires Real for the notary's name to be readable. Notary Public My commission expires. 4-14.92 STATE OF NORTH CAROLINA-Forsyth County 730 The foregoing (or annexed) certificate d upon) 5% N 88 is (set) certified to be correct. This the day of L. E. Speas, Register of Deeds 2sel Deputy-Probate and Filing Fee \$_ paid. 163200896

All Contraction and the second