SATISFACTION: The indebtedness secured by the within De together with the instrument(s) secured thereby has/have been [ull. This this had been a day of the security of the se	salisfied in	PRESENTED FOR 2 3232
(Signature of Officer & Title) NOTICE TO REGISTER OF DEEDS: Please cancel this inst return to the following address: Name:		Book and Page CISTER OF DEEDS
Address	Posseding Data Time	Book and Page L.E. S OF DEEDS.
Zip Code	Recording: Date, Time,	BECISTER CTY. H. C. O.
Fax Lot No.	Parcal Idansifier N	A TY
Verified by		//
by		
OY		
Mail after recording to		
This instrument prepared by Steven C. Gar	land; House & Blanco, P.	ABex
Brief description for the Index		
NORTHO	AROLINA (FUTURE ADVANCE) D	EEDOFTRUST
THIS DEED of TRUST made this 30 thday of D		
TRUSTOR	TRUSTEE	BENEFICIARY
P & B PARTNERSHIP,	WAYNE D. DUNCAN	D. Ciri. D. L.S.T. (Common
a North Carolina general		First-Citizens Bank & Trust Company P.O. Box 5537
partnership		
		Winston-Salen, MC 27113
		1
Enter in appropriate block for each party: name, add	ress, and, if appropriate, character of en	tity, e.g., corporation or partnership.
The designation Trustor, Trustee, and Beneficiary as and shall include singular, plural, masculine, feminin	used herein shall include said parties, the or neuter as required by context.	heir heirs, personal representatives, successors, and assigns,
	LLATERAL IS OR INCLUDES FIX	YTIDES
WHEREAS, Trustor is indebted or is to be indebted	o Beneficiancia the maximum principa	alsum of NINETY THOUSAND AND NO/100
and future obligations, if any, which may be secured (C) below must be selected. The options not selected	by this Deed of Trust at any one time, are not applicable and are deleted.)	which is the maximum principal amount, including present such indebtedness being evidenced by a: (Either (A), (B) or
DX(A) Note dated_December_30198	18, or if date omitted, of even date h	nerewith, payable with interest as specified therein, said Note
being due or having a final payment due on Ja	nuary 1, 196	
☐(B) Equity Line Agreement, Promissory Note and omitted, of even date herewith, between Trustor a tions of which Trustor desires to secure by executi thereunder, and any renewals, modifications or exhibit Agreement is an equity line of credit agreen	Truth in Lending Disclosures ("Agreemend Beneficiary, which Agreement is incotion of this Deed of Trust, together with extensions thereof, in whole or in part, a ment governed by the provisions of Articled of Trust may be incurred within a	ent") dated, or if date or ported herein by reference and the payment and obliga- all interest which may accrue on the indebtedness incurred and the additional payments hereinafter agreed to be made, the 9 of Chapter 45 of the General Statutes of North Carolina period of fifteen (15) years from the date hereof unless said
□(C) Note dated, 19	, or if date omitted, of even date	herewith, payable with interest as specified therein, said Note
being due or having a final payment due on	, 19	and this Deed of Trust is given to secure said Note and a Loat
Agreement dated	19, between Trustor and Benefi	ciary, the terms and conditions of which Loan Agreement ar
incorporated herein by reference; and the amoun	t presently secured by this Deed of Trus	t is (insert amount advanced at closing)
vided therein; and THIS IS A FUTURE ADVAN WHEREAS, if all parties on the Note, Loan Agree	l of ten (10) years from the date hereof u NCE DEED OF TRUST AND BENE! ment and/or Agreement, as applicable	); and future obligations secured b nless said Loan Agreement is terminated prior thereto as pro- FICIARY IS OBLIGATED TO MAKE ADVANCES; and e, referred to herein, are not the same as all Trustors herein
then notwithstanding the recitals herein to the contr	ary, the Note, Loan Agreement and/or	Agreement are executed by the following:
		- 1 £ 57 p 3 8 9 8

19-800109 (Rev. 2/67)

Each party included within the designation "Trustor" hereunder executes this Deed of Trust to convey his/its interest in the property herein conveyed as security for payment of the indebtedness evidenced by the aforesaid Note. Loan Agreement and/or Agreement, as applicable, interest thereon and advances hereunder and for performance of all other obligations thereunder and hereunder and under any and all other instruments further evidencing such indebtedness but by so doing, unless he/it otherwise is obligated therefor, and notwithstanding the provisions of Paragraph 1 hereof, assumes no personal liability for payment of any such indebtedness or for performance of any such obligation; and

WHEREAS, the property hereinafter described is conveyed herein to secure the payment of such indebtedness, interest thereon, advances hereunder and taxes, charges, assessments, insurance premiums and other obligations of Trustor as herein expressly provided, and to secure the performance of all

of the conditions, covenants and agreements as set forth in the instruments referred to hereinabove;

NOW, THEREFORE, in consideration of the indebtedness now or hereafter to be secured hereby, and in consideration of the sum of \$1.00 and other good and valuable considerations paid to Trustor by Trustee, the receipt and sufficiency of which hereby are acknowledged. Trustor has bargained, sold, granted and conveyed and by these presents does bargain, sell, grant and convey to Trustee, his/its heirs, personal representatives, assigns and successors in trust, all of the following described property, to wit:

See Exhibit A attached hereto and made a part hereof.

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

TO HAVE AND TO HOLD the same, with all rights, privileges and appurtenances thereunto belonging, to said Trustee, his/its heirs, personal repre-

sentatives, assigns and successors in trust, upon the trusts and for the uses and purposes hereinafter set forth, and no other;

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

AND TRUSTOR FURTHER CONVENANTS AND AGREES AS FOLLOWS:

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

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

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

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

5. TITLE DEFECTS. Trustor shall pay to Beneficiary any and all sums, including costs, expenses and reasonable attorney fees, which Beneficiary may incur or expend in any proceeding, legal or otherwise, which Beneficiary shall deem necessary to sustain the lien of this Deed of Trust or its priority.

6. ACCELERATION. In the event (a) Trustor shall default in any respect in the performance of any one or more of the covenants, conditions or agreements specified herein; or, (b) for any reason Trustor's covenant to pay all taxes specified above shall be or become legally inoperative or unenforceable in any particular; or, (c) for any reason Trustor shall fail to provide and maintain the necessary insurance as hereinabove required; or, (d) any lien, charge or encumbrance prior to or affecting the validity of this Deed of Trust shall be found to exist, or proceedings shall be instituted to enforce any lien, charge or encumbrance against any of said premises; or, (e) the removal or demolition of any of the buildings or improvements now or hereafter included in the premises shall be threatened; or (f) Trustor shall be declared bankrupt or insolvent, or shall abandon the premises; or, (g) all or any part of the premises or an interest therein shall be sold or transferred by Trustor without Beneficiary's prior written consent excluding (i) the creation of a lien or encumbrance subordinate to this deed of trust, (ii) the creation of a purchase money security interest for household appliances, (iii) a transfer by devise, descent or operation of law upon the death of any party herein designated "Trustor", or (iv) the grant of any leasehold interest of three (3) years or less which does not contain an option to purchase; then upon the occurrence of any such event, the indebtedness secured hereby, interest thereon and advances hereunder shall become due and payable immediately at the option of Beneficiary, and neither the advance of funds by Beneficiary under any of the terms and provisions hereof nor the failure of Beneficiary to exercise promptly any right to declare the maturity of the indebtedness secured hereby under any of the foregoing conditions shall operate as a waiver of Beneficiary's right to exercise such option thereafter as to any past or current default. Beneficiary's right under subparagraph (g) above may be exercised for the sole purpose of increasing the interest rate on the indebtedness secured hereby.

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

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

9. APPOINTMENT OF RECEIVER. Beneficiary, immediately upon default hereunder, or upon proceedings being commenced for the foreclosure of this Deed of Trust, may apply ex parte for, and as a matter of right be entitled to, the appointment of a receiver of the rents and emoluments of the

premises, without notice and without reference to the value of the premises or the solvency of any persons or entities liable hereunder.

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

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

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

13.TERMS. The term "Trustor" as used herein shall include, jointly and severally, all parties hereinbefore named as "Trustor," whether one or more and whether individual, corporate or otherwise, and their heirs, legal representatives and assigns, and any subsequent owners of the property hereby conveyed; and the term "Beneficiary" as used herein shall include any lawful owner or holder of the indebtedness secured hereby, whether one or more BUT THIS CONVEYANCE IS MADE UPON THIS SPECIAL TRUST, that if Trustor shall pay or cause to be paid to Beneficiary the indebtedness secured hereby in accordance with the terms and conditions of the instrument(s) evidencing the same, and at the time and place therein mentioned for the payment thereof, together with interest thereon, advances hereunder, and all taxes, charges, assessments and any premiums for insurance hereby secured, as hereinabove expressly agreed, and if Trustor shall perform and observe all the covenants, conditions and agreements herein, then and in that

event this Deed of Trust shall become null and void and shall be cancelled or released of record.

BUT IF DEFAULT shall occur in the payment of said indebtedness, interest thereon or advances hereunder or any part of either, or of any taxes, changes assessments or insurance premiums, as hereinabove provided, or by reason of the failure of Trustor to perform and observe each and every covernments condition and agreement specified in this Deed of Trust, then in all or any of said events, the indebtedness secured hereby, interest thereon and all and vances hereunder, at the option of Beneficiary as hereinabove provided, shall become immediately due and payable without further notice, and there upon it shall be lawful for, and upon the request of Beneficiary it shall become the duty of, Trustee, who hereby is so authorized, empowered and directly to advertise and sell under this Deed of Trust the premises, at public sale, to the highest bidder for cash and in one or more parcels, after first giving such notice of hearing as to commencement of foreclosure proceedings and obtaining such findings or leave of court as then may be required by applicable law, and thereafter giving such notice and advertising of the time and place of such sale in such manner as then may be required by applicable law; and upon such sale and any resales in accordance with the law then relating to foreclosure proceedings, and upon collection of the purchase money aris therefrom, it shall be the duty of the Trustee to make and deliver to the purchaser or purchasers, his/us/their heirs, successors or assigns, a proper deed or deeds therefor and to pay from the proceeds arising from such sale: first, all costs and expenses incident to said sale, including as compensation for h services an amount equal to 5 percent of the gross proceeds of such sale or \$150, whichever is greater, together with reasonable attorney fees for legservices actually performed; second, all taxes or assessments then constituting a lien against said premises other than those advertised and sold subject to; third, the unpaid principal indebtedness, interest thereon and advances bereunder, together with reasonable attorney fees, if any, as provided in the instrument(s) evidencing the indebtedness secured by this Deed of Trust; and fourth, the balance to Trustor, to such other person entitled thereto, or to

pay to Trustee all costs and exp compensation to which he/it w required by applicable law; 75 p termination is at any time after reasonable attorney fees, if any, is shall constitute a lien on the pre of this trust except such as may	eneed is terminated upon the reque leaded incident to said foreclosure, could have been entitled upon deli bercent of such amount if such term such sale, together with reasonable is provided in the instrument(s) evi emises immediately upon request o be incurred by Trustee's failure to a	dings were instituted or as then may be authorized or directed by applicable law. In the st of Trustor prior to delivery of the deed or deeds by Trustee as aforesaid. Trustor shall including as compensation for his/its services an amount equal to 50 percent of the ivery of the deed or deeds as aforesaid if such termination is prior to any hearing then ination is after such hearing but before any sale hereunder; and the full amount if such attorney fees for legal services actually performed to the date of such termination and dencing the indebtedness secured hereby. The compensation herein allowed to Trustee if sale as aforesaid, and Trustee shall suffer no liability by virtue of Trustee's acceptance, ecount for the proceeds of any sale hereunder.
IN TESTIMONY WHEREOF, Trustor has caused this instrument to be executed in its corporate name by its		IN TESTIMONY WHEREOF, each individual Trustor has set his hand hereto and has adopted as his seal the word "SEAL" appearing beside his name, the day and year first above written, and/or each partnership Trustor has caused this instrument to be executed in its partnership name and under seal by its duly authorized partners, the day and year first above written.
Ву:	orporation President	Carolina general partnership (SEAL) (SEAL)
ATTEST:	Secretary	(By:) Parti Partner (SEAL)  (By:) Part H. Bailey, Partner (SEAL)  (SEAL)
DEBRA N. HARRISON NOTARY PUBLIC FORSYTH COUNTY, N. C. M. W. Committaien Expires Nov. 14, 1995	a North Carolina personally appeared before me th	ANotary Public in and for said County and State, do hereby certify that PAUL H. BATLEY, Partners of P & B Partnership, general partnership his day and acknowledged the due execution of the foregoing instrument. his lead, this the 30th day of December 1988
SEAL-STAMP	My Commission expires:  November 14, 199()  STATE OF NORTH CAROLIN.  I,	A, COUNTY OF a Notary Public in and for said County and State, do hereby certify that
Use Black Ink Only	that he/they is a/are general partr described in and which executed name by subscribing his/their na	the foregoing instrument; that he/they executed said instrument in the partnership me(s) thereto; and that the instrument is the act and deed of said partnership.  ial seal, this the
SEAL-STAMP		Notary Public  A, COUNTY OF
The foregoing (or annexed)	certificate of here (here	give name and official time of the officer signing the certificate a passed upon)
is (see) certified to be correct. T	his the da	L. E. Speas, Register of Deeds  By Ant Bottom Depay-Assistant

1657 r3901

## EXHIBIT "A"

BEING KNOWN AND DESIGNATED as Unit A as shown on the plat or plats entitled PROFESSIONAL OWNERS CONDOMINIUM as recorded in Condominium Plat Book 4 at Pages 34-35 in the Office of the Register of Deeds of Forsyth County, North Carolina; reference to which is hereby made for a more particular description; TOGETHER WITH an undivided 22.92 % fee simple interest in and to the Common Area shown on the referenced recorded plat.

TOGETHER WITH all rights and easements appurtenant to said unit as specifically enumerated in the "Declaration of Condominium" issued by Professional Owners, a partnership, as recorded in the Office of the Register of Deeds for Forsyth County in Book 1637 at Page 2975, et seq.; and pursuant thereto, membership in Healy Condominium Owners Association Inc., a North Carolina Non-Profit Corporation.

TOGETHER WITH all rights of Seller and in and to the Limited Common Area and Facilities, if any, appurtenant to said unit; and

TOGETHER WITH a non-exclusive easement for ingress, egress and regress over the roadways shown on the Condominium Plat's above referred to; and

SUBJECT TO the said Declaration of Condominium, and the Exhibits annexed thereto, which are incorporated herein as if set forth in their entirety, and by way of illustration and not by way of limitation, provide for: (1) a 22.92 % as the percentage of undivided fee simple interest appertaining to the above units in the Common Areas and Facilities; (2) Use and restriction of use of the units for office purposes, and other uses reasonably incidental thereto; (3) Property rights of Grantee as a unit owner, and any quests or invitees of Grantee in and to the Common Area; (4) Obligations and responsibilities of Grantee for regular monthly assessments and special assessments and the effect of non-payment thereof as set forth in said Declaration and By-Laws annexed thereto; (5) Limitations upon the use of the Common Area; (6) Obligations of Grantee and the Association for maintenance; (7) Restrictions upon use of the unit ownership in real property conveyed hereby.

Healy.Des/kd