BOOK 1865 PAGE 15	543 B
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Signed:,

'95 JUL 25 A10:18

John Holleman Register of Deeds Forsyth Co. N.C.

	Recording: Time, Book and Page	4
	Parcel Identifier No.	
Verified by	day of	, 19
by		
This instrument prepared by Petree Stockton	n, L.L.P.	
Brief Description for the index		

NORTH CAROLINA DEED OF TRUST

TRUSTEE

THIS DEED	of TRUST	made this 2	'444	day of

P & O Properties, LLC,

Liability Company

a North Carolina Limited

JULy

, 1995, by and between:

GRANTOR

SATISFACTION: The debt secured by the within Deed of Trust together

with the note(s) secured thereby has been satisfied in full.

 $_{\rm day}$ of $_{\rm d}$

Celeste A. Beron

BENEFICIARY

Charles K. Phillips and Ann C. Phillips

Enter in appropriate block for each party: name, address, and, if appropriate, character of entity, e.g. corporation or partnership.

The designation Grantor, Trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, feminine or neuter as required by context.

WITNESSETH, That whereas the Grantor is indebted to the Beneficiary in the principal sum of $\underline{\underline{Seventy-Five}}$ Thousand and $\underline{No/100th}$

NOW, THEREFORE, as security for said indebtedness, advancements and other sums expended by Beneficiary pursuant to this Deed of Trust and costs of collection (including attorneys fees as provided in the Promissory Note) and other valuable consideration, the receipt of which is hereby acknowledged, the Grantor has bargained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to said Trustee, his heirs, or successors, and Winston-Salem assigns, the parcel(s) of land situated in the City of _

Forsyth

County, North Carolina, (the "Premises") and more particularly described as follows:

See Exhibit A attached hereto and incorporated by reference.

TO HAVE AND TO HOLD said Premises with all privileges and appulienance thereunto belonging, the said for the uses hereinafter set forth.

If the Grantor shall pay the Note secured hereby in accordance with list 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, then this conveyance 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 any default (a) in the payment of any sums due under the Note, this Deed of Trust or any other instrument securing the Note and such default is not cured within ten (10) days from the due date, or (b) if there shall be default in any of the other covenants, terms or conditions of the Note secured hereby, or any fallure or neglect to comply with the covenants, terms or conditions of the Note and such default is not cured within fifteen (15) days after written notice, then and in any of such events, without further notice, it shall be lawful for and the duty of the Trustee, upon request of the Beneficiary, to sell the land herein conveyed at public action for cash, after having first giving such notice of hearing as to commencement of foreclosure proceedings and obstance such findings or leave of court as may then be required by law and giving such notice and advertising the time and place of such sale in such manner as may then be provided by law, and upon such and any resales and upon compliance with the law then relating to foreclosure proceedings under power of sale to convey title to the purchaser in as full and ample manner as the Trustee is empowered. The Trustee shall be authorized to retain an attorney to represent him in such proceedings.

The proceeds of the Sale shall after the Trustee retains his commission, together with reasonable attorneys fees incurred by the Trustee in such proceeding, be applied to the costs of sale, including, but not limited to, costs of collection, taxes, assessments, costs of recording, service fees and incidental expenditures, the amount due on the Note hereby secured and advancements and other sums expended by the Beneficiary according to the

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 \$
whichever is greater, for a completed foreclosure. In the event foreclosure is commenced, but not completed, the Grantor shall pay all expenses incurred by Trustee, including reasonable attorneys fees, and a partial commission computed on five per cent (5%) of the outstanding indebtedness or the above stated minimum sum, whichever is greater, in accordance with the following schedule, to-wit, one-fourth (A) thereof before the Trustee issues a notice of hearing on the right to foreclosure, one-half ((X)) thereof after issuance of said notice, three-fourths (X) 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 Trustee as follows:

1. INSURANCE Grantor shall keep all improvements on said land, now or hereafter erected, constantly insured for the benefit of the Beneficiary against loss by fire, windstorm and such other casualties and contingencies, in such manner and in such companies and for such amounts, not less than that amount necessary to pay the sum secured by this Deed of Trust, and as may be satisfactory to the Beneficiary. Grantor shall purchase such insurance, pay all premiums therefor, and shall deliver to Beneficiary such of premium payment as long as the Note secured hereby remains unpaid. If Grantor fails to purchase such insurance, pay premiums therefor or deliver said policies along with evidence of premiums therefor, then Beneficiary, at his option, may purchase such insurance. Such amounts Grantor fails to purchase such insurance. Such amounts Grantor fails to purchase such insurance. Such amounts Grantor fails to purchase such insurance, such amounts of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary. All proceeds from any insurance so maintained shall at the option of Beneficiary by additional to the option of Beneficiary at his Deed of Trust, and shall be due and payable upon demand of Beneficiary at his Deed of Trust, and shall be due and payable upon demand of Beneficiary at his proceeds from any insurance so maintained shall at the option of Beneficiary at his Deed of Trust, and shall be due and payable upon demand of Beneficiary at his proceeds from any insurance so maintained shall at the option of Beneficiary shall be added to the principal of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary at his post of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary at his post of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary at his post of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary

2. TAXES, ASSESSMENTS, CHARGES. Grantor shall pay all taxes, assessments and charges as may be lawfully levied against said Premises within thirty (30) days after the same shall become due. In the event that Grantor fails to so pay all taxes, assessments and charges as herein required, then Beneficiary, at his option, may pay the same and the amounts so paid shall be added to the principal of the Note secured by this Deed of Trust, and shall be due and payable upon demand of Beneficiary.

3. ASSIGNMENTS OF RENTS AND PROFITS Grantor assigns to Beneficiary, in the event of default, all rents and profits from the land and any improvements thereon, and authorizes Beneficiary to enter upon and take possession of such land and improvements, to rent same, at any reasonable rate of rent determined by Beneficiary, and after deducting from any such rents the cost of reletting and collection, to apply the remainder 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 therefor is included in this Deed of Trust. In the event a partial release

4. PARTIAL RELEASE. Grantor shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust, Grantor must strictly comply with the terms thereof. Notwithstanding anything herein contained, Grantor shall not be entitled to any release of property unless of any of the Note, this Deed of Trust, and any other instrument that may be securing said Note.

5. WASTE. The Grantor covenants that he will keep the Premises berein conveyed in as good order, repair and condition as they are now, reasonable wear and tear excepted, and will comply with all governmental requirements respecting the Premises or their use, and that he will not commit or permit any waste.

6. CONDEMNATION. In the event that any or all of the Premises shall be 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 indebtedness 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 Trustee and Beneficiary that he is seized of the Premises 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. Title to the property hereinabove described is subject to the following exceptions.

8. SUBSTITUTION OF TRUSTEE. Grantor and Trustee covenant and agree to and with Beneficiary that in case the said Trustee, or any successor trustee, shall die, become incapable of acting, renownce his trust, or for any reason the holder of the Note desires to replace said Trustee, 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 shall succeed to all rights, powers and duties of the Trustee.

THE FOLLOWING PARAGRAPH, 9. SALE OF PREMISES, SHALL NOT APPLY UNLESS THE BLOCK TO THE LEFT MARGIN OF THIS SENTENCE IS 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 voluntarily or involuntarily or by operation of law (other than. (i) the creation of a lien or other encumbrance subordinate to this Deed of Trust which does not relate to a transfer of rights of occupancy in the Premises, in) the creation of a purchase money security interest for household appliances, (iii) a transfer by devise, descent, or operation of law on the death of a Grantor leave to those (iii) a transfer by devise, descent, or operation of law on the death of a Grantor leave to the Grantor become the owner of the Premises, how a transfer is not access of a dissolution of marriage, legal separation agreement, or from an incidental property settlement agreement, by which the spouse or other Grantor becomes an owner of the Premises, including the which the Grantor is and remains a beneficiary and which does not relate to a transfer of rights of occupancy in the Premises), without the prior written consent of Beneficiary, at its own option, may declare the Note secured hereby and all other obligations hereunder to be forthwith due and payable. Any change in the legal or equitable title of the Premises or in the beneficiarly of the Premises, including the sale, conveyance or disposition of a majority interest in the Grantor if a corporation or partnership, whether or not of record and whether or not for consideration, shall be deemed to be the transfer of an interest in the Premises.

10. ADVANCEMENTS. If Grantor shall fail to perform any of the covenants or obligations contained herein or in any other instrument given as additional security for the Note secured hereby, the Beneficiary may, but without obligation, make advances to perform such covenants or obligations, and all such sums so advanced shall be added to the principal sum, shall bear interest at the rate provided in the Note secured hereby for sums due after default, and shall be due from Grantor on demand of the Beneficiary. No advancement or anything on event of default.

11. INDEMNITY. If any suit or proceeding be brought against the Trustee or Beneficiary or if any suit or proceeding be brought which may affect the value or title of the Premises. Crantor shall defend, indemnify and hold

11. INDEMNITY. If any suit or proceeding be brought against the Trustee or Beneficiary or if any suit or proceeding be brought which may affect the value or title of the Premises. Crantor shall defend, indemnify and hold harmless and on demand reimburse Trustee or Beneficiary from any loss, cost, damage or expense and any sums expended by Trustee or Beneficiary shall bear interest as provided in the Note secured hereby for sums due after default and shall be due and payable on demand.

12. WAIVERS. 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.

13. CIVIL ACTION. In the event that the Trustee is named as a party to any civil action as Trustee in this Deed of Trust, the Trustee shall be entitled to employ an attorney at law, including himself if he is a licensed attorney, to represent him in said action and the reasonable attorney's fee of the Trustee in such action shall be paid by the Beneficiary and added to the principal of the Note secured by this Deed of Trust and bear interest at the rate provided in the Note for sums due after default.

14. PRIOR LIENS. Default under the terms of any instrument secured by a lien to which this Deed of Trust is subordinate shall constitute default hereunder.

15. OTHER TERMS.

IN WITNESS WHEREOF, the Grantor has hereunto set his hand and seal, or if corporate, has caused this instrument to be signed in its corporate name by its duly authorized officers and its seal to be hereunto affixed by authority of its Board of Directors, the day and year first above written.

(Согр	orate	e Name)	only.	SEE SIGNA	ATURE PAGE ATTACHEI) (SEAL)
Ву:	^	esident	Use Black Ink Only			(SEAL)
ATTEST:	—		e Blac			(SEAL)
- All States	SC S	(Corporate Seal)	, S			(SEAL)
SEAL AND AND THE PERSON OF THE	Use Black Ink	NORTH CAROLINA, Fors, I, a Notary Public of the County and And Langue Ed personally appeared before me the official stamp or seal, this 2444 My Commission expires: August	d state aforesaid, c	wledged the execution of	1. Phillips Toseph K Members of the foregoing instrument. Wi	tness my hand and
SEAL-STAMP		NORTH CAROLINA,		certify that		
	Black Ink	personally appeared before me this	-	ledged thathe is	orth Carolina corporation, and th	Secretary of
	Use B	given and as an act of the corporate President, sealed with its corporate Witness my hand and official state My Commission expires:	tion, the foregoing e seal and attested imp or seal, this _	instrument was signed in by as its day of	its name by its, 19	Secretary,
The foregoing Certificate(s) of				· · · · · · · · · · · · · · · · · · ·		
is certified to be correct. This is	nstru	ment and this certificate are duly re	_		-	
- •		spiced © Sontember 1985 • Printed by Arm		•		97n55

4K1865 P1545

P & O PROPERTIES, LLC, a North
Carolina Limited Liability Company (SEAL)

By: (SEAL)

CHARLES A. PHILLIPS, Member

By: LAURA A. W. PHILLIPS, Member by
Power of Attorney Dated July 20, 1995

By: Jank. OpperMann, Member

By: Laura Laura Oppermen (SEAL)

014\315771

STATE OF NORTH CAROLINA -- COUNTY OF FORSYTH

I, Patricia S. Siceloff, a Notary Public of said State and County, do hereby certify that Charles A. Phillips, Attorney in Fact for Laura A. W. Phillips, Personally appeared before me this day and, being by me duly sworn, says that he executed the foregoing and annexed instrument for and in behalf of Laura A. W. Phillips, and that his authority to execute and acknowledge said instrument is contained in an instrument duly executed, of Forsyth County, North Carolina, on July 24, 1995, in Book 1865, Page 1524, 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 Charles A. Phillips acknowledged the purposes therein expressed for and in behalf of the said Laura A. W. Phillips.

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

WITNESS my hand and notarial seal or stamp, this the 24th day of July, 1995.

Notary Public

My Commission Expires

<u>August 2, 1997</u>

OFFICIAL SEAL

PATRICIA S. SICELOFF

NOTARY PUBLIC-NORTH CAROLINA

COUNTY OF FORSYTH

My Commission Expires August 2, 1997

532\219570

STATE OF NORTH CAROLINA-Forsyth County		
The foregoing (or annexed) certificate of Patricia	5. Sign JOD NP official title of the officer signifing the certificate	
Fangus C	sent, vc	passed upon)
is (are) certified to be correct. This the as the day of	July 19 95	
John Holleman	Register of Deeds	
Ву_	Hida Groom	Deputy-Assistant
Probate and Filing Fee \$paid.		

EXHIBIT A

BEGINNING at the Southwest Corner of that Building known as 537 North Trade Street, said Building Corner being the Southwest Corner of that property conveyed to Winston-Salem Trade Center Associates by Deeds recorded in Book 1662, Page 3730 and Book 1662, Page 3734, Forsyth County Registry and also being the Northwest corner of that property conveyed to Wolf Pond Development Corporation in Book 1836, Page 2709, Forsyth County Registry; running thence North 00° 45' 00" West 59.96 feet to a Building Corner; thence North 88° 48' 33" East 90.10 feet to a Building Corner; thence North 75° 43' 55" East 12.87 feet to a Set PK Nail; thence North 88° 26' 02" East 41.99 feet to a Set PK Nail; thence South 00° 47' 05" East 18.11 feet to a point; thence South 00° 47' 05" East 13.00 feet to a Set PK Nail; thence North 89° 12' 55" East 5.00 feet to a Set PK Nail; thence South 00° 47' 05" East 13.00 feet to a point; thence South 00° 47' 05" East 18.50 feet to a point; thence South 88° 26' 02" West 36.86 feet to a Building Corner; thence South 87° 56' 10" West 22.65 feet to a Building Corner; thence South 81° 51' 45" West 90.13 feet to a Building Corner, the POINT AND PLACE OF BEGINNING.

The above description was taken from a survey prepared for Charles A. Phillips and wife, Laura A. W. Phillips & Joseph K. Opperman and wife, Langdon Edmunds Opperman by Thomas A. Riccio, R.L.S., dated April 20, 1995.