BK 0124	PG 0475	n na sana sana sa T
9071839959-00118 document(s) secured by this with of Trust, as evidenced by the note or other document(s) secured hereby, has been satisfied in full. This the day of CENTRAL CAROLINA BANK & TRUST COMPANY by:	PRESENTED & DICKIE C. WO	C 184 FEE: \$ 20.00 RECORDED: 08/01/2000 3:58PM OD REGISTER OF DEEDS BY:HOODVA 851 - P 855
THIS INSTRUMENT WAS PREPARED BY: DI I CEN WOULD		Ass
BORROWER'S NAME: BRIEF DESCRIPTION FOR INDEX: Let 33 Windsor Place	BECORDIN CL. C.C.	G TIME BOOK AND PAGE)
STATE OF NORTH CAROLINA COUNTY OF FORSYTH		
CENTRAL CAROLINA BANK AND TR		1 States
V. Salem Development Corpor	2000 <u>2000</u>	
["Grantors." whether one or more in number. corporation(s), limited liability compare partnership(s), or individual(s)], SOUTHLAND ASSOCIATES , INC., TRUSTEE ("Trustee ("CCB"), a North Carolina banking association with its principal office in Durham. North Ca	"), and CENTRAL CAI arolina.	COLINA BANK AND TRUST COMPANY

accommodation(s), and CCB has agreed to extend to the Grantors a loan and/or other financial accommodation(s) not to exceed <u>Iwo hundred fifty</u> eight thousand seven hundred fifty and no/100 DOLLARS (\$ 258,750.00) ("Maximum Limit") in accordance with Grantors thousand seven hundred fifty and no/100 DOLLARS (\$_ eight the terms of any and all of the documents and/or other writings executed, signed, given and/or delivered by any of the Grantors in connection with the loan or other financial accommodation(s) secured hereby, which may include, but are not limited to, all notes, security instruments, guaranty agreements. loan agreements, the Construction Loan Agreement (if applicable), commitments and any other such evidences of indebtedness of Grantors and payable to CCB (together with any modifications, extensions or renewals thereof, referred to herein as "Loan Documents"), which said Loan Documents are incorporated herein by reference to the same extent as if made a part of this Deed of Trust; and

Why this box is checked, this deed of trust secures obligations incurred in part for the construction of improvements UPON LAND and these additional terms shall apply:

day of . Agreement"); and

The funds advanced under the loan and/or other financial accommodation(s) are to be used in part for the construction of improvements upon a portion of the real roperty described herein in accordance with the terms of the Construction Loan Agreement and the other Loan Documents; and

WHEREAS, the Grantors or any of them or either of them may hereafter execute and deliver to CCB various notes (or negotiate and discount various notes payable to them) or any of

WHEREAS, this Deed of T Chapter 45 (N.C.G.S. §45-67 et. WHEREAS, it is the intent

Grantors, and that CCB is auth date of this Deed of Trust. upon WHEREAS, it has been ag

WHEREAS, the obligation: evidences of indebtedness of Gr this Deed of Trust); and Grante by CCB for the purpose of protec

WHEREAS, it has been agr said Grantors to CCB which may the Loan Documents, shall be s of interest and amounts advance shall at no time exceed the Ma secured hereby be overdue and,

The original of this intrument with the notes or bonds secured thereby having this day been exhibited to the undersigned marked paid and satisfied as required by law, the same is hereby cancelled of record by virtue of authority contained in Section 45-37 of the General Statute of NC.



and in amounts within the Maximum Limit; and provisions of North Carolina General Statutes Article 7.

ligations and future obligations of any one or more of the rust, within the fifteen (15) year period beginning on the Ignature of any other: and

evidence or secure any advance made hereunder; and ons evidenced by the Loan Documents or any other such erein by reference to the same extent as if made a part or es, assessments, insurance premiums, monies advanced t (hereinafter collectively referred to as "Obligations"): and

which may be held by CCB, all of the Obligations of any of within the time limits set forth in this Deed of Trust and in i that the total of the Obligations hereby secured, exclusive nited to taxes, assessments, prior liens and encumbrances. wided further that should any one item of the Obligations ar Dra by the transmission of the Obligations of the Obligations up to and the place of the Grantors

shall be greater than the Maximum Limit of this Deed of trust as set for in neremanove, the and DATE shall be secured by this Deed of Trust; and

THE OBLIGATIONS SECURED BY THIS DEED OF TRUST are for present and any future Oblight PRAL WAROLINA BANK Deed of Trust is executed to secure all such Obligations. 2,14**5,70RUST** CO

The total amount of the present obligation secured is

The maximum principal amount, including present and future obligations, which shall be secured hereby at any one time is the MAXIMUM LIMIT (set forth hereinabove). BY_

The period within which such future obligations may be incurred shall not be more than fifteen (15) years the statistical design of the statistical of Trust.

The balance of the Obligations secured by this Deed of Trust shall always be due and payable in full according to the thereof. NOW, THEREFORE, IN CONSIDERATION OF the premises and of the sum of One Dollar and other good and valuable consideration to the Grantors in hand paid by the said Trustee, the receipt of which is hereby fully acknowledged, and in order to carry out the intention expressed in the premises, the said

Form 4836-7 (Rev. 5/1998)