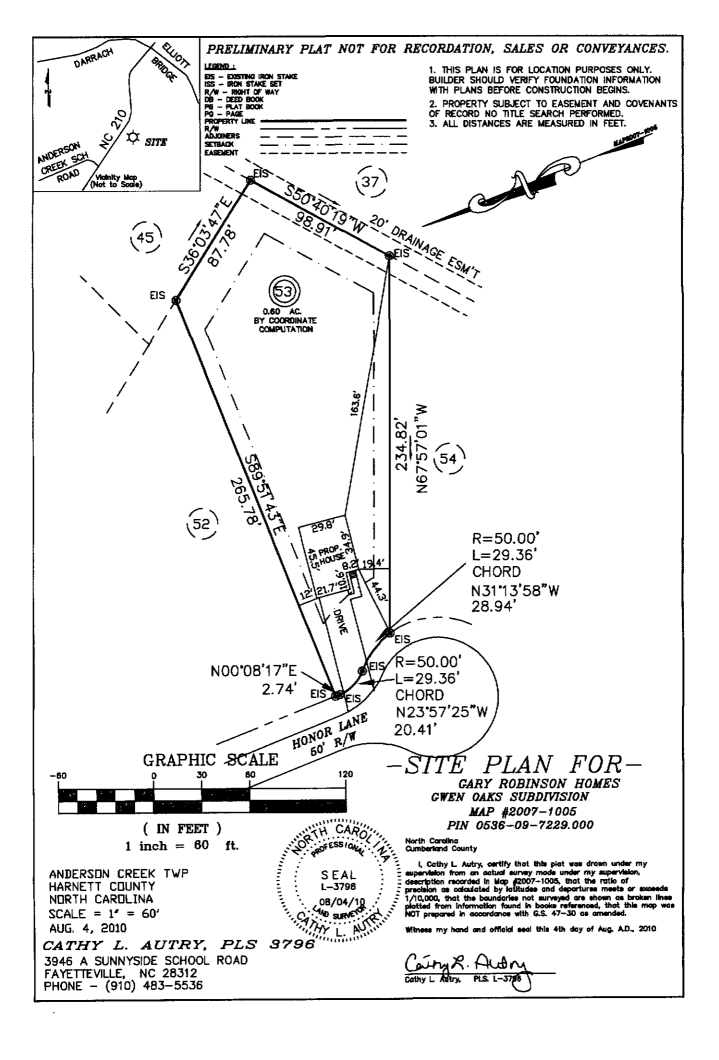
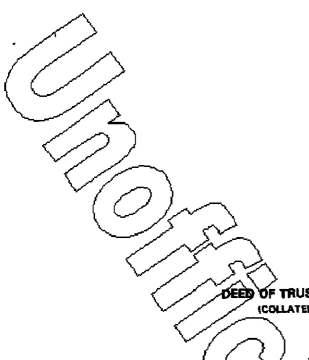
nitial Application Date: 3-6-10 Application # 10 5 002 5 000
COUNTY OF HARNETT RESIDENTIAL LAND USE APPLICATION Central Permitting 108 E. Front Street, Lillington, NC 27546 Phone: (910) 893-7525 Fax: (910) 893-2793 www.harnett.org/permits
ANDOWNER: 4 1919h Balance Mailing Address: 2709 HAM RICK DRIVE City: Raising Address: 2709 HAM RICK DRIVE Email:
APPLICANT*: GYTRY ROBINSON Mailing Address: 7-55 (1 RQ 111 549 54. City: Fay 944 We State: HC zip: 1831 Contact # 910 977-25 62 Email:
PROPERTY LOCATION: Subdivision: Gwen Oaks Lot #: 53 Lot Size:
State Road # State Road Name:
New structures with Progress Energy as service provider need to supply premise number
SPECIFIC DIRECTIONS TO THE PROPERTY FROM LILLINGTON: TAKE Hay 2700 & Turn Left into Subdivision on Tacticle DRNS
PROPOSED USE: SFD: (Size
Manufactured Home:SWDWTW (Sizex) # Bedrooms:Garage:(site built?) Deck:(site built?) Duplex: (Sizex) No. Buildings: No. Bedrooms Per Unit:
Home Occupation: # Rooms:Use:Hours of Operation:#Employees: Addition/Accessory/Other: (Sizex) Use:Closets in addition? () yes ()no Water Supply: CountyExisting WellNew Well (# of dwellings using well) *MUST have operable water before final
Sewage Supply: New Septic Tank (Complete Checklist) Existing Septic Tank (Complete Checklist) County Sewer Does owner of this tract of land, own land that contains a manufactured home within five hundred feet (500') of tract listed above? () yes () no Structures (existing or proposed): Single family dwellings: Manufactured Homes: Other (specify): Required Residential Property Line Setbacks: Comments:
Front Minimum 35 Actual 44,3 Rear 26 163,6
Closest Side
Nearest Building on same lot
If permits are granted I agree to conform to all addinances and laws of the State of North Carolina regulating such work and the specifications of plans submitted to the state that foregoing statements are accurate and correct to the best of my knowledge. Permit subject to revocation if false information is provided. Signature of Owner or Owner's Agent.
Biginature of Owner or Owner's Agent Date

This application expires 6 months from the initial date if permits have not been issued**

A RECORDED SURVEY MAP, RECORDED DEED (OR OFFER TO PURCHASE) AND PLAT ARE REQUIRED WHEN APPLYING FOR LAND USE APPLICATION



NAME:	Ke S			APP	LICATION	· #;	
		*This application to be filled out v					. ~
<u>Cou</u>	<u>nty Health D</u>	epartment Application for I	mproveme	ent Permi	t and/or A	uthorizatio	n to Construct
IF THE II	NFORMATION II OR AUTHORIZA	THIS APPLICATION IS FALSIFIED FION TO CONSTRUCT SHALL BEC	I, CHANGED. 'OME INVAL	, OR THE SI JD. The peri	TE IS ALTER	either 60 month	s or without expiration
depending	g upon documenta 910-893-7525	ion submitted. (complete site plan = 60	months; com	plete plat = w	vithout expirat	ion)	
Env	ironmental Hea	Ith New Septic System Code	800				
•	Place "pink pr every 50 feet t	perty flags" on each corner iro etween corners.					
	out buildings,	nouse corner flags" at each corn wimming pools, etc. Place flags	per site pla	an develope	ed at/for Ce	ntral Permittin	ıg.
•	If property is t	nvironmental Health card in localickly wooded, Environmental H	ealth require	es that you	u clean out	the undergrov	wth to allow the soi
	evaluation to b	e performed. Inspectors should locate utility lines prior to sched	be able to v	vaik treely a	around site.	. Do not grad This is a frag l	e property. service)
•	After preparing 800 (after sele	proposed site call the voice per ting notification permit if multipl	mitting syste e permits e	em at 910- xist) for En	893-7525 o vironmenta	ption 1 to sch	edule and use code
	confirmation	or IVR to verify results. Once a	ing for pro	oceed to C	3S L Sentral Pern	nitting for perm	nite
		Ith Existing Tank Inspections	Code 8		Ciliari Cili	inting for pent	
•	Follow above i	structions for placing flags and	card on pro	perty.			
•		spection by removing soil ove		diagram in	idicates. L	oosen trap o	loor cover. (Unless
	Inspection is to	r a septic tank in a mobile home trapdoor call the voice permitti	na system	at 910-893	3-7525 optic	on 1 & select	notification permit i
_	multiple permi	s, then use code 800 for Envi	ronmental H	lealth insp	ection. Ple	ase note coi	nfirmation numbe
	given at end	f recording for proof of reques	<u>st</u> .	annel to Co	entral Darmi	tina for romai	oing pormite
•	Use Click2Go	or IVR to hear results. Once ap	provea, pro	seed to Ce	mirai Perim	uing for remail	ning permits.
SEPTIC							
If applyi	ng for authorizat	on to construct please indicate desired				er of preference,	must choose one.
		{}} Innovative {} C			} Any		
{}} A	lternative	{}} Other					
The appl question	icant shall notif If the answer i	the local health department upon s "yes", applicant must attach suppo	ubmittal of the	his application.	on if any of t	the following ap	oply to the property in
{}}YE		Does the site contain any Jurisdict	tional Wetlar	nds?			
{}}YE	5 (<u>*</u>) NO	Do you plan to have an irrigation	system now	or in the fut	ure?		
{}}YE	s (<u>Y</u>) no	Does or will the building contain	any <u>drains</u> ? F	lease explai	in		
{}}YE	5 { ⊻ } №	Are there any existing wells, sprin	igs, waterline	es or Wastev	water System	s on this prope	rty?
{}}YE	S { ∑ } NO	Is any wastewater going to be gen	erated on the	site other the	han domestic	c sewage?	
{}}YE	S { ¥ } NO	Is the site subject to approval by a	iny other Pub	olic Agency	?		
{}}YE	S {¥}NO	Are there any easements or Right					
{}}YE	S { <u>≭</u> } NO	Does the site contain any existing					
		If yes please call No Cuts at 800-					
		ion And Certify That The Information					
		d Right Of Entry To Conduct Necess olely Responsible For The Proper Ide					
	,	olely Responsible For The Proper Ide at A Complete Site Evaluation Can B			от ан гторе	aty Lines And C	gumbiy min cipuro,
i ne Site	Accessible So/1 n	i a gojupiete sue Evaluation Can De	e i ci ioi med.				Dis
Δ	au Mu						8-6-10
PŘOPE	RTY OWNER	OR OWNERS LEGAL REPRES	SENTATIV	E SIGNATI	URE (REQ)	U IRED)	DATE





FOR REGISTRATION REGISTER OF DEEDS
***COUNTY, NC 2008 MAY 01 04:01:40 PM
9K:2504 P6:251-259 FEE:\$35.00

INSTRUMENT # 20080017259

DEED OF TRUST AND SECURITY AGREEMENT (COLLATERAL IS OR INCLUDES FIXTURES)

(\bigcirc)	.			
This Instrument Prepared by STEPREN TODD AND		ence No		
(Adenia & House II., P.	k)			
After Recording Mail to:	Borro	wer(s);		
First Bank	HENRY LEIGH BALLANCE			
1000 S Main St	2209 HAMRICK DRIVE RALEIGH NC 27615			
Lillington NC 27546				
	Date	5/01/2008		
GRANTOR SETH L BALLANCE, UNMARRIED	PRUSTEE	BENEFICIARY		
HENRY LEIGH BALLANCE, AND SPOUSE	STEPHEN PODD ADAMS	First Bank		
MARY L BALLANCE	V28 N RALEIGH ST STE B1	1000 S Main St		
2209 HAMRICK DRIVE	ANGIER NC 27501	Lillington NC 27546		
RALEIGH NC 27615		2		
Marine MC 81010				
* (aka H. leigh Ballance	(2)			
The designation Grantor, trustee, and Beneficiary as used herein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, meaculine or neuter as required by context. Obligor means any person or entity who is a maker of, or who is obligated under, the Obligation (defined below).				
WITHESSETH, that whereas the Grantor has agree	ed to execute and deliver this	Deed of Trust to secure the		
repayment of the principal sum of	(
ONE HUNDRED THIRTY FOUR THOUSAND AND	NO/100	Dollars (\$ 134000.00)		
as evidenced by [a promissory note executed in	n favor of the Beneficiary by th	e Grantor, 🖾 a promissory note		
executed in fevor of the Beneficiary by SETH L	BALLANCE AND HENRY LEIGH	H BALLANCE		
or a guaranty agreement executed by		or		
the following evidence of indebtedness:				
(the "Obligation") of even date herewith or date	ed, and all f	uture modifications, extensions,		
renewals and replacements thereof, the terms of	which are incorporated herein	by reference, which agreement		
requires that all indebtedness thereunder, if not s	ooner paid, shall be due and pa	yable in full or 5/01/09		
unless modified, extended, renewed or replace	d. The maturity date of the	obligation, may be produced.		
extended, renewed or replaced by written agreem	ent between the Obligor and th	ne Beneficiary, provided that any		
such extension may not exceed fifteen (15) ye	sars beyond the original maturi	ity date if this is a Deed of Trust		
given to secure Future Advances.		· · · · · · / //		

Page 1 of 6 pages

Reference	No.		

NOW, THEREFORE, in consideration of the premises, and as security for the payment of all sums due under the Obligation, as renewed, extended or modified, including attorneys fees and advancements or other sums due hereunder of thereunder, and for other valuable consideration, the receipt of which is hereby acknowledged, the grantor has bergained, sold, given, granted and conveyed and does by these presents bargain, sell, give, grant and convey to the Trustee, with Power of Sala upon the terms and conditions contained herein, the parcel(s) of land lying in animon Oracle.

Township, HARNETT County, North Carolina (the "Premises"), particularly, described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND INCORPORATED HEREIN BY REFERENCE FOR A DESCRIPTION OF THE REAL PROPERTY HEREBY CONVEYED. THE REAL PROPERTY DESCRIBED ON EXHIBIT "A" ATTACHED HERETO IS HEREBY INCORPORATED HEREIN BY REFERENCE TO THE SAME EXTENT AS IF SET FORTH HEREIN IN ITS ENTIRETY.

Together with all easements, air and development rights, all permits, royalties, mineral, timber, oil, gas rights and profits, water rights and water stock, privileges, tenements, hereditaments and appurtenances thereunto belonging, and all buildings, firmings, heating, cooling, air conditioning, ventilating, plumbing, power, lighting, fire prevention, security equipment, alevators, carpeting, floor covering, paneling, drapes, cabinets, shrubbery and plants and improvements now and hereafter located thereon, all building materials and supplies at any time delivered to or placed thereon, and any and all equipment and property of Grantor of every kind now or hereafter located thereon, hereinafter referred to as "Premises" that Grantor further conveys as security for the trust herein and all right, title and interest of Grantor in and to land lying in public streets or roads abutting the above described property, all rents revenues and profits from the Premises, all proceeds of insurance, all condemnation awards or settlements in lieu thereof, including damages for a temporary taking and all products and proceeds of the foregoing.

TO HAVE AND TO HOLD said Premises, fogether with all privileges and appurtenances thereunto belonging, incident or appertaining thereto, to the Frustee, his heirs, successors and assigns forever, upon the trusts, terms and conditions, and for the uses and purposes befoliation described. And the said Grantor covenants with the said Trustee that he is seized of the said Premises in fee, has the right to convey the same in fee simple, that title to the Premises is marketable and free from all encumbrances, and that he will warrant and defend the title to the Premises against the lawful claims of all persons whomsoover, except for the exceptions hereinafter stated, to wit:

(x) (Marked if applicable.) This Deed of Trust is given wholly or partially to secure future obligations which may be incurred hereunder. The amount of present advances outstanding secured hereby is \$ 26,148,15 and the maximum amount, including present and future advances, which may be secured hereby at any one time is \$ 134,000.00. The period within which such future advances may be made is between the date hereof and 5/01/2009, but not more than fifteen (15) years from date thereof. There is no requirement that there be any written instrument evidencing an advance secured by this Deed of Trust. This paragraph is intended to conform with the provisions of N.C.G.S. 45-67, et seq.

If the Obligor shall pay the Obligation secured hereby in accordance with its terms, together with interest thereon, all renewals and extensions thereof, and all other sums secured hereby, and if Grantor shall comply with all terms and conditions of this Dead of Trust, then this conveyance shall be void and may be canceled at the request and expense of Grantor. If, however, (i) there shall be any default in the payment of any sums due under the obligation, this Dead of Trust or any other instrument securing payment of the obligation, or (ii) if there shall be a default in the obligations of grantor or Obligor under the terms of any other loan from Beneficiery, or default under the terms of any instrument secured by a lien to which this Dead of Trust is suberdinate, or (iv) if Obligor or Grantor shall file a petition in bankruptcy or reorganization or shall have a petition filed against Obligor or Grantor which is not dismissed within forty five (45) days or if the assets of Obligor or Grantor are assigned for the benefit of creditors or are seized by execution or judicial process, then and without further notice it shall be the duty of the Trustee, upon request of the Beneficiary, to sell the Premises at public auction to the highest bidder for cash after having first complied with all 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

Page 2 of 6 Pages

Reference No.	

purchaser in as full and ample manner as the Trustee is empowered. The Trustee is hereby authorized to retain attorney to represent him in any foreclosure proceedings. The proceeds of any foreclosure sale shall be applied by the Trustee to pay his commission and reasonable attorneys fees incurred in the proceeding, to the costs of sale (including but not limited to taxes, assessments, recording costs, service fees and incidental expenditures), and the to the amount due on the Obligation hereby secured and all other sums expended by the Bapeficiary pursuant to the terms hereof and other instruments, or as otherwise permitted by law.

The Trustee's commission will be five percent (5%) of the gross proceeds of the sale. If foreclosure is commenced but not completed, Grantof shell pay all costs incurred by the Trustee, including reasonable attorneys fees, and a partial commission computed on five percent (6%) of the outstanding indebtedness in accordance with the following schedule: 1/4 thereof before the Trustee issues a notice of hearing on the right to foreclose; 1/2 thereof after issuence of said notice; 3/4 thereof after such hearing; and the full commission after the initial sale.

The Grantor covenants and agrees to keep all improvements on the Premises constantly insured for the benefit of the Beneficiary against loss by fire and other casualties, and through such underwriters and for such amounts as may be satisfactory to the Beneficiary. All such insurance policies shall contain a mortgagee clause acceptable to Bank which shall provide written notice to Bank not less that thirty(30) days prior to any termination, extension or modification of any insufance policy. / Graptor shall purchase such insurance, pay all premiums, and deliver to the Beneficiary a copy of all such policies and evidence that the premiums have been paid. In the event of loss Grantor shall give prompt notice to the insurance carrier and Beneficiary. Beneficiary may make proof of loss if not made promptly by Grantor. All-proceeds from any such insurance shall at the sole option of the Beneficiary be applied to the Obligation hereby secured or to the repair or reconstruction of any improvements upon the Premises. Grantor also covenants and agrees that his will keep the Premises in as good order, repair and condition as they are now, reasonable wear and tear excepted; not commit or permit waste; comply with all governmental requirements (including environmental laws and regulations) respecting the Premises or their use; pay all taxes, assessments and charges lawfully levied against the Premises within days after the same shall become due; and that the Premises will not be transferred without the consent of the Beneficiary. Grantor further agrees that in the event any suit or proceedings shall be breught against the Trustee or Beneficiary or if any suit or proceeding shall be brought which may affect the value or title to the Fremises, Grantor shall defend, indemnify and hold the Trustee and/or Beneficiary harmless from any loss, cost, deprage or expense and shall reimburse the Trustee and/ or Beneficiary for any attorneys fees incurred. In the event the Trustée is named as a party to any civil action as Trustee, the Trustee shall be entitled to employ an attorney, including himself if he is a licensed attorney, to represent the Trust in said action. and the reasonable attorneys fees of the Trustee In such action shall be paid by the Grantor.

Grantor represents, warrants and agrees that (a) no Hazardaus Material (as Beneficiary defined) has been used or placed on the Premises in violation of any applicable Environmental Laws (as Beneficiary defined); (b) no notice has been received with regard to any Hazardous Material on the Premises are presently in compliance with all Environmental laws; (d) no action, investigation for proceeding is pending or, to Grantor's knowledge, threatened which seeks to enforce any right or remedy against Grantga or the Premises in violation of Environmental Law; (f) Grantor shall permit no release of Hazardous Material onto or from the Premises;(g) Grantor shall cause the Premises to comply with applicable Environmental Laws, (b) all licenses, permits and other governmental or regulatory actions necessary for the Premises to comply with Environmental Laws shall be obtained and maintained and Grantor shall assure compliance therewith; and it? Grantor shall give the Beneficiary prompt written notice if Grantor receives any notice with regard to Hazardous Material on inform or affecting the Premises and shall conduct and complete all investigations and all clearup actions necessary to remove, in accordance with applicable Environmental Laws, such Hazardous Material from the Fremises. Grantor shall indamnify and hold harmless the Beneficiary from and against all losses, expenses findlyding, without limitation, attorney's fees, consultants and engineering fees) and claims of every kind suffered by or asserted against Beneficiary as a direct or indirect result of (i) the presence on or release from the Premises of any Hazardous Material, whether or not caused by Grantor, (ii) the violation of any Environmental Laws applicable to the Premises, whether or not caused by Grantor, (iii) the failure by Grantor to comply fully with the terms and provisions of this paragraph, or (iv) any warranty or representation made by Grantor in this paragraph seing false or untrue in any material respect. For purposes of the Deed of Trust, "Hazardous Material" neans holychloripated biphenyls, petroleum, flammable explosives, radioactive materials, asbestos, lead based paints, raden gas, toxic mold and any hazardous, toxic or dangerous waste, substance or material defined as such in (or for purposes of)

Re	fora	nca	No.

the Environmental Laws or listed as such by the Environmental Protection Agency. "Environmental Laws" making any current or future governmental law, regulation or ruling applicable to environmental conditions on, under or about the Premises including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, the Resource Conservation and Recovery Act, the Toxic Substances Control Act and the Plan Water Act. Grantor's obligations under this paragraph shall survive a foreclosure of or exercise of Payer of sale under this Deed of Trust, a delivery of a deed in lieu of foreclosure, and a cancellation or termination of record of this Deed of Trust.

Grantor represents and warrants that the funds used to purchase the Premises were not the proceeds of criminal activity, that the premises have not been used, in any manner or part, to commit, or to facilitate the commission of a violation of any law; and that the Premises are not otherwise subject to seizure or forfeiture under any state or federal law. Grantor covenants and agrees that neither the Premises nor the proceeds of the Obligation will be used, or is intended to be used, in any manner or part, to commit, or to facilitate the commission of a violation of any law. Grantor agrees to notify Beneficiary promptly of any pending or threatened legal action, proceeding or investigation that could result in seizure or forfeiture of the Premises.

All rights of the Beneficiary shall be camulative and no delay or forbearance by the Beneficiary in exercising any rights hereunder or otherwise afforded by law, shall operate as a waiver thereof or preclude the exercise thereof during the continuance of any such default or in the event of any subsequent default. If the Grantor shall fail to perform any covenant or obligation contained therein or in any other instrument given as additional accurity for payment of the Obligation, the Baneficiary may, but is not obligated to, make advances to pay insurance premiums, taxes, assessments, attorneys fees or other charges and to otherwise expend sums to perform such covenants or obligations and to preserve the light and security of the Deed of Trust, and all sums so advanced or expended shall be due from the Grantor on demand of the Baneficiary, and may by added to the principal of the Obligation, and if so shall bear interest at the rate provided in the Obligation. Any insurance obtained by Beneficiary pursuant hereto may, at Beneficiary's option, insure only the Beneficiary and not the Grantor.

Grantor assigns to the Beneficiary, in the event of default, all rents and profits from the Premises and any improvements thereon, and authorizes the Beneficiary to exter upon and take possession of such Premises and improvements, to rent seme at any reasonable rate of rent, and after deducting from such rents the cost of letting and collection, to apply the remainder of the data secured hereby. If the Premises or any part thereof shall be taken by condemnation or settlement in lieut thereof, all proceeds from such condemnation are hereby assigned to the Beneficiary and Beneficiary may apply such condemnation proceeds or proceeds in settlement of any condemnation to the indebtedness due or to the reconstruction of the improvements upon the Premises.

This instrument shall constitute a Security Agreement under the Uniform Commercial Code of the State of North Carolina and Beneficiary in exercising its rights hereunder shall have all rights and remedies provided to a secured party under the laws of the State of North Carolina, including the right to sell any security property separate from the land.

If the Premises or any part thereof or interest therein is sold, assigned, transferred or otherwise alienated by Grantor, whether voluntarily, involuntarily or by operation of law without the prior written consent of the Beneficiary, the Beneficiary may declare the Obligation 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 beneficial ownership of the Premises, including the sale, conveyance or disposition of a majority interest in the Grantor if a corporation, limited liability company, limited partnership or partnership, whether or not for consideration, shall be deemed a transfer of an interest in the Premises. Notwithstanding) the foregoing, the following shall not be deemed a transfer of an interest in the Premises: (a) the greation of a lien or other encumbrance subordinate to the lien of this Deed of Trust which does not relate to a transfer of rights of occupancy; (b) a transfer of devise, descent, or operation of law on the death of a joint tepant or tenant by the entirety; (c) the grant of a leasehold interest of three (3) years or less, not involving an option to potenase; (d) a transfer where the spouse or children of the Grantor become the owner of the Premises; (e) a transfer resulting from a decree of a dissolution of a marriage, legal separation agreement, or from an incidental property settlement agreement by which the spouse of the Grentor is and remains a beneficiary and which does not relate to a transfer of rights of occupancy in the Premises.

/	
	Reference No.
The irrevocable power to appoint a substitute trust nolder of the Obligation, which power may be exercised eason therefor by the filing of an instrument of appoints whereupon the substitute trustee shall succeed to all right	nent in the office where this instrument is recorded,
If the State of North Caroling, and, to the extent the same by litigation in connection with or to enforce this Deed of the Grantor, each such person interocably consents to a tate of North Carolina or the United States courts located by objections as to venue in any such courts, and agreement by mailing a copy of the supmons and complaint equested. Nothing contained herein shall, however, prevenue tringing any action or exerciting any rights within any	to the contrary, this Deed of Trust will not secure any ary Incurred for personal, family or household cultural purposes) other than the Obligation, and the sit as they may be hereafter amended, modified, structed under the internal laws and judicial decisions a may be applicable, the laws of the United States. In first against any person, including, but not limited to, and confers personal jurisdiction on the courts of the d in the State of North Carolina, and expressly waives rees that service of process may be made on each such to them by registered or certified mail, return receipt and the beneficiary or any other holder of the Obligation by other state or jurisdiction or from obtaining personal
im oringing any action or exercising any highir within an isoliction by any other means available, by applicable law	
	<i>,</i> 3
IN MUTNICOS MUTUPOSOS AND COMPANION DE LA COMP	set his hand and seal, or if corporate, has caused this
nstrument to be signed in its corporate name by its duly authority of its Board of Directors or if partnership mited liability company by its manager(s) or member(s).	authorized pfficers and its seal to be hereunto affixed or limited pertnership, by its general partner(s) or if
	/_· · <
_	()
Ault	(SEAL)
SETH L BALLANCE	Name of Partners op Chinasa Liability Company
al paper	$(\subseteq \bigvee_{\lambda}$
HENRY MIGH BALLANCE (also H. Leich Ballance)	By: (SEAL)
, , , , , , , , , , , , , , , , , , , ,	
Mary L BALLANCE (SEAL)	By:(SEAL)
MAKI I SALIBANCE	
(SEAL)	By:(SEAL)
	(//)
ame of Corporation	By: (SEAL)
	$\checkmark/$ $\land \circ$ $)$
y:	Bv:

Page 5 of 6 Pages

Title

		Reference No.	
///			
STATE OF NORTH CAROLINA	Hamett	COUNTY	
, a Notary Public of the Co	unty and state aforesald, certify	that	
Seth L. Ballance,	Henry Leigh Bellance (aka H. I	eigh Ballance)	
	efore me this day and acknowle	dged the due execution of the	s foregoing Deed of
Trust.	rarial stamp or seal this 1st	day of MeV	<u>, 2008</u> .
vinces my hand and not			· · · · · · · · · · · · · · · · · · ·
-(C)		ruelle offor	Notary Public
Notary Seal)		melle T. Goss	
	,	mission Expires: 10-21-2	008
<i></i>	The T. Gogo.		
STATE OF NORTH CAROLINA	ARY	COUNTY	
` _/ <u>,</u>	**		
1,	AURIC S	, a Notary Public of said C	ounty and State, ersonally came before
me this day and acknowledged	Ant Malaha la	of	erbonally called Delora
corporation/association, and th	nat housing to attend association	, being autho	orized to do so,
executing the foregoing on beh	relf of Missensor ation/essociation	on.	
WITNESS my hand and officia	a see this tre	of	<u></u> '
		and defending the second secon	Notary Public
(Notary Seal)	Mý Comm	ission Expires:	
		<u></u>	
STATE OF NORTH CAROLINA,		COUNTY	
	A Course and Course do bounded		
i, a Notary Public of sal	d County and State, do hereby one this day and acknowledged	the Aug execution of the fo	regging instrument for
and on behalf of the Grantor/D	ebtor.	The state of the s	
Witness my hand and n	otarial stamp or seal this	dev of	· · · · · · · · · · · · · · · · · · ·
			łotary Public
			totaly (upilo
(Notary Seal)	My Commission Exp	pires:	
•	·		s .
	-	(///	<u></u>
STATE OF NORTH CAROLINA	•	COUNTY	つ)
BIATE OF HOME CAMOLINA,			' /
The foregoing certificate	e of		
a Notary Public of	e of County, North Ca	rolina is certified to be correc	this is the
day of	·	Ų	
			アフヘイ
		Register of Deeds	
			(/)
	Page 6 of	& Pagas	
	•		(

	T.
.//_	
STATE OF NORTH CAROLINA	
COUNTY OF Wake	
State aforesaid, certify that Mary L. Ballance, G and acknowledged the date execution of the foreg	, a Notary Public of the County and trantor, personally appeared before me this day
Witness my hand and notarial stamp or se	eal this 1" day of May, 2008.
	Simon
My Commission Expires: 08-10-2009	NOTAPL Public
	THE COUNTY, NO.
	<i>()</i>)
	(\mathcal{O})
	(//)_
	9/2
••	

EXHIBIT A LEGAL DESCRIPTION

BEING all of Lot 53, Gwen Oaks Subdivision, as shown in Map # 2007, Pages 1005 & 1006, Harnett County Registry.

** Notwithstanding any preparated information contained herein to the contrary, this instrument secures a Note executed by Seth L. Ballance and Henry Leigh Ballance only. **



KIMBERLY S. HARGROVE REGISTER OF DEEDS, HARNETT 305 W CORNELIUS HARNETT BLVD SUITE 200

LILLINGTON, NC 27546

Filed For Registration: 05/01/2008-84:01:40 PN

Book: RE 2504 Page: 251-25

Document No.: 2008007259

DT/AGREE 9 PG8 \$36.00

Recorder: ANGELA J BYRD

State of North Carolina, County of Harnett

KIMBERLY S. HARGROVE, REGISTER OF DEEDS

DO NOT DISCARD

2008007259

2008007259