In case of breach by Borrower of the covenants and conditions of the Loan Agreement, Lender, at Lender's option, with or swithout entry upon the Property, (i) may invoke any of the rights or remedies provided in the Loan Agreement, (ii) may accelerate the sums secured by this Mortgage and invoke those remedies provided in paragraph 18 hereof, or (iii) may do both. Prior to completion of the improvements, sums disbursed by Lender to protect the security of this Mortgage up to the principal amount of the Note shall be treated as disbursements pursuant to the Loan Agreement, and such sums disbursed by Lender in excess of the principal amount. cipal amount of the Note shall be additional indebtedness of Borrower secured by this Mortgage. All such sums shall bear interest from the date of disbursement at the rate stated in the Note, unless collection from Borrower of interest at such rate would be contrary to applicable law in which event such amounts shall bear interest at the highest rate which may be collected from Borrower under applicable law, and shall be payable upon notice from Lender to Borrower requesting payment therefor.

under applicable law, and shall be payable upon notice from Lender to Borrower requesting payment therefor.

If, after the commencement of amortization of the Note, the Note and this Mortgage are sold by Lender, from and after such sale the Loan Agreement shall cease to be a part of this Mortgage and Borrower shall not assert any right of set-off, counterclaim,

or other claim or defense arising out of the Loan Agreement against the obligations of the Note and this Mortgage.

	IN WITNE	SS WHEREOI	F, Borrower has	executed this	Mortgage as a	Sealed Instr	ument.		
	Signed, scaled an	1 U W		/.	DANCO, II By:	DGa	lloro	elgi (Se	•
	Jeann	ette Su	llens					1	eal)
	STATE OF SOU	JTH CAROLI	NA,	Greenv	ille	Coui	nty ss:		
	Before me p within named Bo sheshe	orrower sign, s	eared Jeannet eal, and as it Daniel Yarbo th day c	sa prough, J	ct and deed, d Anessed the ex-	eliver the wit ecution there	th that s.h thin written N cof.	esaw Mortgage; and t	
	Notary Public for Sout My Commission expire		- N I -	(Seal)	J.l.	annet	te Su	llens)	_
	ZA,		S	And the second s	day of 79,	M.,	XXSC3	o,	4 Bk Forrester
\$0.97\ & Mauldin	CAROLINA		Savings	3E	A. D. 19_	A	×××××××××××××××××××××××××××××××××××××	County, S	see REM oint, "
	H CA		<i>Го</i> Federal nation	JA(.o'clock_ 1461	11 Fee, \$	ille	Orig :
79 1, arborough	SOUTH C	}	To rolina Feder Association	ectiv RT	30±h		F	reenvi	EM-For 71 Pi 7 Mail
1	<u> </u>	Inc.	rol A	Corr (0)	पुछ	ded in Book	P3 4 7.	GE.009	11 > L
MAR 30 19	STATE O	Danco,	South Ca and Loar		Filed this	at 11:4	Page3	\$ 54,60	11 4 1 0
	RENUNCIATION OF DOWER (Not Necessary; Mortgagor a Corporation)								
	STATE OF SOUTH CAROLINA,								
	I,								
	mentioned and i	released.	so all her right and Seal, this						
	Notary Bukli-for Co	oh Caralina		(Seal)					
	Notary Public for Sou	to Catolina						28	dian.

RECORDED MAR 3 0 1979

at 11:43 A.M.