## REAL ESTATE MORTGAGE

State of Southe Garolina, County of Green 113 17 PN 184 DONNIES. ALKANSOM THESE PRESENTS MAY CONCERN:

Mortgagee's Address:
P.O. Box 1449
Greenville, S.C. 29602

VOL 1691 PM 457

SEND GREETINGS:

4

	WHEREAS,	the said _	Ashmore Bros.,	Inc.	
	hereinafter called Mo	rtgagor, in and by	its two	_ certain Notes or obligations bearing	
		the second second	the bold and bound links	n THE CHIVENS AND SUULDERN	
	NATIONAL RANK OF	SOUTH CAROLINA, F	iereinafter called Mortga	gee, in the full and just/principal	
	Seven Himdi	red Thousand and No	o/100	Dollars (\$_100,000.00)	
	with interest thereon	payable in advance fro	m date hereof at the rate	of prime +1% per annum; the prin-	•
	cipal of Salt hote to	gether with interest bei	ing due and payable in (	60) Number	-
	monthly			installments as follows	:
		Monthly, Quarterly, Semi-annu.  December	al or Assuall	19 84, and on the same day o	f
	each monthly			period thereafter, the sum o	f
	each	Six Hundred Sixty	Six and 67/100	Dollars (\$ 6,666.67 pr	ncipal +
interes	tand the balance of said principal sum due and payable on the 27th day of November, 19_89; and the principal of the \$300,000 Note together with interest being due and payable the aforesaid payments are to be applied first to interest at the rate stipulated above and the balance on account of unpaid principal. Provided, that upon the sale, assignment, transfer or assumption of this mortgage to or by a third party without the written consent of the Bank, the entire unpaid balance of the note secured by this mortgage, with accrued interest, shall become due and payable in full or may, at the Bank's option, be continued on such terms, conditions, and rates of interest as may be acceptable to the Bank.  Said note provides that past due principal and/or interest shall bear interest at the rate of%				
	per annum, or if left note will more fully due at the option of any failure or bread or breach. Both pri	t blank, at the maximu appear; default in any of the mortgagee or h ch of the maker shall ncipal and interest are	payment of either principolder hereof. Forbearance not constitute a waiver of payable in lawful money	al or interest to render the whole dele e to exercise this right with respect to f the right as to any subsequent failur y of the United States of America, a	ot to re at
	the office of the M the holder hereof m	lortgagee in <u>Greenvil</u> nay from time to time o	<u>le</u> , South designate in writing.	Carolina, or at such other place a	is
	aforesaid, and for the of the said Note; and in hand well and tr	he better securing the nd also in consideration uly paid by the said M	n of the further sum of T lortgagee at and before the	of the said debt and sum of mone said Mortgagee according to the term HREE DOLLARS, to the said Mortgag he sealing and delivery of these pre- gained, sold and released, and by the gee the following described real estat	or s- se
	STA	TE OF SOUTH CARCE THE CAROLINA TAX COMMENTARY  STAMP 2184 TAX 2 1 0. 0	OLINA A SSION DO Y		

\*in (13) monthly installments as follows: Beginning on December  $\underline{1}$ , 1984, and on the same day of each of the 11 monthly periods thereafter, interest accrued to date, and the principal sum due plus accrued interest due and payable on the lstday of December; 1985.