11. That (in addition to any of the other provisions and remedies hereof or as provided by law, and without in any manner modifying or diminishing the rights of the Mortgagee hereunder or thereunder) in case proceedings for foreclosure shall be instituted, the Mortgagor agrees to and does hereby assign the rents and profits arising or to arise from the mortgaged premises as additional security for this loan, and agrees that any Judge of jurisdiction may, at chambers or otherwise, appoint a receiver of the mortgaged premises, with full authority to take possession of the premises, and collect the rents and profits, with authority to let or relet the premises or part thereof when the same shall become vacant, and apply the net proceeds (after paying costs of receivership) upon said debt, interests, costs and expenses, without liability to account for any more than the rents and profits actually received.

12. That the rights of the Mortgagee arising under the clauses and covenants contained in this mortgage shall be separate, distinct and cumulative and none of them shall be in exclusion of the other; that the invalidity of one or more of the clauses and covenants contained herein shall not in any way affect the validity or enforceability of the remaining provisions herein contained; and that no act of the Mortgagee shall be construed as an election to proceed under any one provision, anything herein or otherwise to the contrary notwithstanding.

It is agreed that the Mortgagor shall hold and enjoy the premises above conveyed until there is a default under this mortgage or in the note secured hereby. It is the true meaning of this instrument that if the Mortgagor shall fully perform all the terms, conditions, and covenants of this mortgage, the note secured hereby and the loan agreement, this mortgage shall be utterly null and void; otherwise to remain in full force and virtue. If there is a default in any of the terms, conditions or covenants of this mortgage, or if the note secured hereby, then, at the option of the Mortgagee, all sums then owing by the Mortgagor to the Mortgagee shall become immediately due and payable and this mortgage may be foreclosed. Should any legal proceedings be instituted for the foreclosure of this mortgage, or should the Mortgagee become a party to any suit involving this mortgage or the title to the premises described herein, or should the debt secured hereby or any part thereof be placed in the hands of an attorney at law for collection by suit or otherwise, all costs and expenses incurred by the Mortgagee, and a reasonable attorney's fee, shall thereupon become due and payable, immediately or on demand, at the option of the Mortgagee, as a part of the debt secured hereby, and may be recovered and collected hereunder.

The coverants, agreements and conditions herein contained shall bind, and the benefits and advantages shall insure to, the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all penders.

unrauron its hand and east this 23rd	d day of July	, 19_73_
WITNESS Its hand and seal this Z3rd	day of	, , , , , , , , , , , , , , , , , , , ,
•	•	
	FOUR ASSOCIATES BUILDERS	INC.
•		A 12
<u>, </u>	BY Herbert J. Robinson	~ **
· · ·	و الماري	President
•	ATTEST LEIKIN Jengings, I	Secretary
		U
•		•
		(SEAL)
		(SEAL)
igned, sealed, and delivered in the Presence of:		
molarall. Doll		(SEAL)
arbara A. Bolt		
Marinson, Miller III		
anes of the start		
ν		
· •		
State of South Carolina,	PROBATE	
7		
CREENVILLE County	•	
PERSONALLY appeared before me Barba		ede oath that She
we the within named Four Associates Bui	lders. Inc., by its duly as	<u>ithorized offic</u>
	and deed deliver the within written deed, an	d that S_he, with
ign, seal and as <u>IES</u> act a Names G. Johnson, III	witnessed th	e execution thereof.
ORN to before peethin the 23rd day	Ball and Ball	
July A.D. 19 73	Barbara A. Bolt	
Thursday of the state of the st	ohnson, III	
ly Commission/Expires: 0-12-00		OWED
itate of South Carolina,	RENUNCIATION OF D	
County	NOT NECESSARY - MORTGAGOR	CORPORATION
· · · · · · · · · · · · · · · · · · ·		do hereby
l,		, do nereby
ertify unto all whom it may concern that Mrs.		
_	did this da	A 500est Defore live.
	and did declare that the does freely. VOIDDING	ITY, 200 WILDOUL JETY
me, upon the first of the nation of nervent wh	omsoever, renounce, release and forever reling	an unto the within
compusion, creat or real or any posser or posser or	AND SECOND SILES OF BUILDING STREET	The first take to be an in-
A A A A A C O CAU O D CAUN CALLED A MY CALCUSTORS	and assigns, all the united and released	
compulsion, dread or fear of any person or persons who named CAMERON-BROWN COMPANY, its successors claim of Dower, in, or to all and singular the Premises	s within mentioned and released.	
named CAMERON-BROWN COMPANY, its successors claim of Dower, in, or to all and singular the Premises	s within mentioned and released.	
named CAMERON-BROWN COMPANT, its successors claim of Dower, in, or to all and singular the Premises Given under my hand and seal, this	Minim instituted and recessor.	
named CAMERON-BROWN COMPANY, its successors claim of Dower, in, or to all and singular the Premises	s within mentioned and released.	

Recorded July 23, 1973 at 4:27 P. H., # 2321

4328 W.S