11. That in the event this mortgage shoul through 45-96.1 of the 1962 Code of Laws of	d be foreclosed, the Mo South Carolina, as amer	rtgagor expr nded, or any	essly waives the bene other appraisement law	fits of Sections 45-88
The Mortgagee covenants and agrees as	follows:	1.00		
That should the Mortgagor prepay a to make a payment or payments as required by the missed payment or payments, insofar as p	ortion of the indebted y the aforesaid promiss issible, in order that the	ness secured ory note, any e principal de	such prepayment me bt will not be held cor	nd subsequently fair ay be applied toward atractually delinquent.
2. That the Mortgagor shall hold and en or the note secured hereby, and it is the tru terms, conditions, and covenants of this mortg and void; otherwise to remain in full force an	d virtue.	ured hereby,	that their this morigue	
It is mutually agreed that if there is a definite secured hereby, then, at the option of the come immediately due and payable and this the foreclosure of this mortgage, or should the premises described herein, or should the daw for collection by suit or otherwise, all costs thereupon become due and payable immediate thereby, and may be recovered and collected it	mortgagee, an sums us mortgage may be fore the Mortgagee become a but secured hereby or a and expenses incurred by or on demand, at the mount of the more of the secure of	closed. Shou party to any part there by the Mort te option of t	ld any legal proceed suit involving this Moor be placed in the higagee, and a reasonable Mortgagee, as a par	ngs be instituted for ortgage or the title to ands of an attorney at e attorney's fee, shall rt of the debt secured
It is further agreed that the covenants he respective heirs, executors, administrators, succlude the plural, the plural the singular, and	rein contained shall bir cessors, and assigns of the use of any gender	nd, and the the parties h shall be appl	ereto. Wherever used, icable to all genders.	the singular shall in-
WITNESS the hand and seal of the Mor	gagor, this 6th - de	ay of	April	19. 70
	1 4.4			
Signed, scaled and delivered in the presence o		FRITINIE I	ROTHERS BUILDE	DC INIO
Jelfle Helf High	BAI	LEINTINE I	SKO (HERS BOILDE	(SEAL)
Dichery D. Dec gues	BY:	: Dan	uf Wice Preside	Pacetiaco (SEAL)
				(SEAL)
	The first of			
<u> </u>				(SEAL)
State of South Carolina	i i			
COUNTY OF GREENVILLE	PRO	BATE		
	Rambara G. Par	na		
PERSONALLY appeared before me	Barbara G. Pay			and made oath that
S, he saw the within named Balent	he Brothers Builde	rs, Inc., I	oy David W., <u>Bale</u>	ntine, Vice President
Its. and and do				
A Section of the sect	d deliver the within v	written mortg	age deed, and that	
Sidney L. Jay	witne	ssed the exec	ution thereof.	
SWORN to before me this the)		3 0 36	
April	D., 19 70	Lorelyns	. J. Va.	
- (c/6)///a)	(SEAL)			
Notary Public for South Carolina Com	mission Expires			
State of South Carolina 😕	toper you "MC	40.1	DR=CORPORATION ON OF DOWER	\"
COUNTY OF GREENVILLE	J. 100			小字: P 36.50
			, a Notary Public fo	or South Carolina, do
hereby certify unto all whom it may concer	n that Mrs.	•		
the wife of the within named did this day appear before and upon t	eing privately and sep	arately exam	ined by me, did declar	re, that she does freely,
voluntarily and without any compulsion, dr relinquish unto the within named Mortgagee claim of Dower of, in or to all and singular	ad or tear of any per	son or persor	is whomsoever, renoun	ce, release and forever
claim of Lower of, in or to all and singular	me rremises within m	entioned and	- Cacascu	
				出"性"的""。"说。"
GIVEN unto my hand and seal, this				
day of A	D., 19			
Notary Public for South Carolin	[1] [2] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2			
Recorded April 6, 1,070 at	2:15 P. M., #	4571(p.º-		