

NOV 4 1971

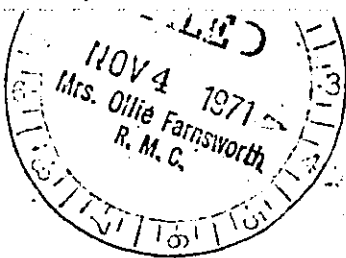
BOOK 1212 PAGE 393

12871	ASSIGNMENT	DLR. 8003	TR. 32173	RECORDING FEE PAID \$ 150
		DATE (Mo., Day and Year) September 17, 1965		

<b>ASSIGNOR:</b> Certain-teed Products Corporation, 120 East Lancaster Avenue, Ardmore, Pennsylvania, (as the successor in interest to Institute for Essential Housing, Inc., arising by operation of law from the merger of the latter into Certain-teed Products Corporation.)	<b>INSTRUMENT ASSIGNED:</b> <input checked="" type="checkbox"/> Mortgage to ASSIGNOR, as Mortgagee. <input type="checkbox"/> Deed of Trust to: _____, Trustee <input type="checkbox"/> _____ <small>(Insert exact name of instrument, if not one of above)</small>	
	ORIGINAL AMOUNT SECURED \$ 10,356.48	DATE OF INSTRUMENT October 2, 1962
	<b>MAKERS (Mortgagors - Grantors)</b> Harry A. Roach & Nancy Roach	

LAND LOCATED IN	CITY (Town)	COUNTY	STATE	DESCRIPTION BELOW <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO
		Greenville	South Carolina	

(Enter Legal Description of Property in Ark., Fla., Kans., Miss., Neb., Okla., So. Dak., Texas and Utah)



RECORDING DATA ON INSTRUMENT BEING ASSIGNED	DATE	OFFICE	COUNTY
	October 22, 1962	Register of Mesne Conveyance	Greenville
	VOLUME	PAGE	RECORD OF
	904	391 thru 393	Greenville County, South Carolina

ASSIGNOR, named above, for and in consideration of \$10 and other valuable consideration, receipt of which is hereby acknowledged, does hereby assign, transfer and set over to First Rediscount Corporation and to its successors and assigns, to have and to hold forever, all of ASSIGNOR'S right, title and interest in and to the above described INSTRUMENT, and all of ASSIGNOR'S rights and powers therein contained, and all the land and improvements mentioned and described therein, together with the debt secured thereby in the above stated Amount payable under the terms of an instalment note or other obligation described therein from the above named Makers to ASSIGNOR.

IN WITNESS WHEREOF, ASSIGNOR has on the above date caused this Assignment to be executed, if a corporation, by its officers thereunto duly authorized.

ATTEST:

(Name) Certain-Teed Products Corporation

(Secretary) Marquette T. Di Joseph By E. J. [Signature] (SEAL) Vice Pres. (Title)

Witness: Anna H. Delemani By J. T. [Signature] (SEAL) Asst. Secy. (Title)

(1 Witness in Me., N.H., Vt.: 2 in Conn., Ga., Mich., Minn., S.C., Wisc.) (In Ga. - 1 of the 2 witnesses must be Notary)  
(Affix Corporate Seal in Colo., Kans., Me.; Affix Individual Seal in Va.; in Georgia, Notary must witness and affix seal)

This instrument prepared by R. B. McAndrews of Certain-Teed Products Corporation  
(In Indiana, Kentucky and Wisconsin, type or print (Person who prepared) name of person preparing and dealer name) (Name of Dealer)

**SPECIAL INSTRUCTIONS AND REQUIREMENTS**

- \* Under "Instrument Assigned" above, insert exact name of instrument, if not a mortgage or deed of trust, such as:
- In Georgia - "Deed to Secure Debt"
  - In Texas - "Mechanic's Lien - With Power of Sale"
  - KANSAS - President, secretary, treasurer or cashier must sign for corporation.
  - MICHIGAN - Two officers must sign for corporation and Acknowledgment must refer to both officers.
  - NEW JERSEY - Adapt Assignment to refer to Secretary of Corporation.
  - PENNSYLVANIA - Also require "Order to Mark Judgment to Use" for judgment note.

**EXECUTE ACKNOWLEDGMENT ON REVERSE**  
(CONTINUED ON NEXT PAGE)