GREENVILLE CO. S. C. HUM 1233 HIS 517

State of South Carolina County of Greenville

MORTGAGE OF REAL ESTATE

WHEREAS: Wallace C. Cromer and Gloria I. Cromer OF Greenville County, S. C. called the mortgagor(s) is indebted to Cameron-Brown Company, a corporation organized and existing under the laws of the State of North Carolina, hereinafter called mortgagee, as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, in the principal sum of ----SEVER THOUSAND RIFE HUNDRED THIRTY and 400/100----- (\$ 7.930.00) Dollars, together with add-on interest at the rate of six (6%) per cent per annum, until paid in full, said principal and interest being payable at the office of Cameron-Brown Company in Raleigh, North Carolina, or at such place as the holder of the note may designate in writing delivered or mailed to the mortgagor(s), in monthly installments of -OFE HUHDIGH FIVE and 73/100--- (\$105.73) Dollars, commencing on the , 19 % 71 , and continuing on the fifteer; th day of Coptember fifteenth day of each month thereafter for 119months, with a final payment of (\$\,\ 106.13\) until the principal and interest are fully paid, provided, however, that if not sooner paid the entire indebtedness shall be due day of August \cdot , 1981; the mortgagor(s) and payable on the fifteenth shall have the right to prepay or anticipate payment of this debt in whole or in part at anytime, in amounts not less than the aforesaid monthly installments, and shall receive a rebate for any charged-but-unearned interest, computed in accordance with the Standard Rule of 78.

NOW, BE IT KNOWN TO ALL, that the mortgagor(s), in consideration of the aforesaid debt and sum of money, and for the purpose of securing the payment thereto to the mortgagee, and also in consideration of the further sum of Three Dollars, paid to the mortgagor(s) by the mortgagee, receipt of which is hereby acknowledged at and before the sealing and delivery of these presents, has granted, bargained, sold, assigned, and released, and by these presents do grant, bargain, sell, assign and release unto the mortgagee, its successors or assigns, the following described property, to-wit:

ALL that certain piece, parcel, or lot of the religion to lyine and being in the State of Couth Carolina, County of cremville, on the eastern side of Hummingbird Circle near the City of dreenville, being shown at Lot 57 on plat of Wade Hampton Ferrence reloaded in Last Look KK at Fage 15 in the R. M. C. Office for recognitive founty at the oribed a follows:

Purposed at an iron piner, the calternation of Humminghird little turnaround, former of let be, and running there with the turve of the eastern side of sale threatound, the thoraxis which is N. 10-41 feer to an iron pin at the Lorent of Let be; there with the like of said lot, N. 71-09 p. 81.4 to to an iron pin: there are 19-11 Note to an iron pin at the Lorent of Lot be; then with the like of the said with the like of all lot. It is to an iron pin at the like of the health of the with the like of the said lot. It is the W. 114. The first to the health is one to the health of the like of the said lot. It is the W. 114. The first to the health in the like of the health of the lot of the health is the like of the health of the like of the health of the like of the lot of the health of the like of the like of the lot of the like of the like

this helps the lame property conveyed to the portraion herein by soid restricted in legal Volumes we at Paus 100 in the ± 0.000 for a resulting four resulting

This marting is the second purpler in the contract diverse to the land product him (g.E.A. land) integrand. Corpusy is the privile of the core a vetoir 19, 1967, in Ref. Molume 16 to at East and .