## FILED GREENVILLE CO. S. C

## State of South Carolina, 31, 9,58 MM '72

County of Greenville

TO ALL WHOM THESE PRESENTS MAY CONCERN

said debt, And₽

George L. Cla	y and Caro	1 B. Clay				· ·
·	······································	=	(hereinafter referi	ed to a\$ "Mort	gagor"). SEN	D(S) GREETING :
WHEREAS, the under the laws of the st ence, certain promissory Thousand Five	ate of North Car note in writing	rolina, as evidenced of even date with th	I by Mortgagor's t hese Presents, m th	erms of which a	ire incorpora sum of . <b>T.w.e</b>	nty-five
to be paid at its office movining, with interest spied and the unpaid ba day of the November	in Raleigh, N.C thereon as pro- lance, if not soor	or at such other orded in said promer paid, of said pre-	place as the holdenssory note, said necepal and interest	er of the note r principal and i	nay from tin hterest being	ne to time designate payable as therein

All instalments of principal and all interest are payable in lawful money of the United States of America; and in the event default is made in the payment of any instalment or instalments, or any part thereof, as therein provided, the same shall flear simple interest from the date of such default until paid at the rate of eight (8%) per centum per annum, and all flat any time any portion of principal or interest shall be past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole sum of the principal of said note remaining at that time unhald together with the accrued interest, shall become immediately due and payable, at the option of the holder thereof. Vite may sue thereon and foreclose this mortgage; and if said note, after its maturity, should be praced in the hands of an attorney for suit or collection, of if, before its maturity, it should be deemed by the holder thereof necessary for the protection duries interest to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal thereedings; then and in either of such cases the mortgagor promises to pay all costs and expenses including a reasonable attorney's fee, these to be added to the mortgage indebtedness, and to be secured under this mortgage as a part of

as may be advanced to or for the Mortgagor's account for taxes, insurance premiums, public assessments, repairs, or for any other purpose.

NOW. KNOW ALL MEN. That the Mortgagor, in consideration of the aforesaid debt, and in order to secure the payment these of and of any other and further turns for which the Mortgagor may be indebted to the Cameron-Brown Company at any time for advances and to or for his account by Cameron-Brown Company, and also in consideration of the further sum of Three Dollars (\$3,000) to the Mortgagor in hand well and truly paid by Cameron-Brown Company at and before the sealing and delivery of those presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold and released, and by these presents does that, bargain, sell and release unto Cameron-Brown Company, its successors and assigns.

All that piece, parcel or lot of land, with all improvements thereon, or hereafter constructed thereon, situate, lying and being in Greenville County, State of South Carolina, and being known and designated as Lot 21 on a Plat of Mountain Shadows, recorded in the R.M.C. Office for Greenville County, in Plat Book 4N, Page 7, and having according to said Plat the following metes and bounds, to-wit:

Beginning at an iron pin on the Northwesterly side of Broomfield Drive, S. 49-0 W. 100 feet to an iron pin; thence North 41-0 West 150 feet to an iron pin; thence N. 49-0 E. 100 feet to an iron pin; thence S. 41-0 E. 150 feet to the point of beginning.