SAZEMVILLE CO. STO 1835 NO 188

State of South Carolina,

County of Greenville 22 25.07 5 and 1340 and 155 With the 1544 44939

To All Whom These Presents May Concern

William M. Cannon and Maureen M. Cannon

Hereinafter speken of as the Mortgagor send greeting.

Whereas William M. Cannon and Maureen M. Cannon

are like North Carolina National Bank

No justly indebted to knowledge with the Co., a corporation organized and existing under the laws of the United States, whose address is Charlotte, North Carolina Successive Exempts, hereinafter speken of as the Artendes in the sum of Wenty-Three

Thousand Nine Hundred Fifty & 00/100------

debts and dues, public and private, at the time of poynent, secured to be paid by that one certain note or obligation, bearing even date herewith, conditioned for payment at the principal office of the said C. Douglas Wilson & Co., in the City of Greenville, S. C., or at such other place either within or without the State of South Carolina, as the owner of this obligation may from time to time designate, of the sum of

Twenty-Three Thousand Nine Hundred Fifty and 00/100 -------

---- Dollars (\$.23,950.00

with interest thereon from the date hereof at the rate of 7.50 per centum per annum, said interest to be paid on the 1st day of April 2000 a 19 75 and thereafter said interest

and principal sum to be paid in installments as fell ws: Beginning on the

19 75, and on the day of each month thereafter the

sum of \$ 157.47 to be applied on the interest and principal of said inde, said payments to continue up to aid including the 1st day of Merch, we and the balance

ed said processul sum to be due and payable on the ISC day of April man

the afterestid mentily payments of \$ 167.47 cach are to be applied first to interest at the rate

of 7.50 per centum per amount on the principal sum of \$ 23,950. QO so much thereof as shall from time to time remain unpaid and the balance of each rountly payment shall be applied on account of principal. Said principal and interest to be paid at the par of cachange and not to the chligge, it being thereby expressly agreed that the whole of the said principal sum shall become due after default in the paymight of interest, taxes, assessments, water rate or inominor as herematter provided.

Now, Know All Men, that the said Mortgazor in consideration of the said deld and sum of money mentioned in the coordition of the said note and for the letter securing the payment of the said sum of money mentioned in the condition of the said note with the interest thereore and also for and in consideration of the sum of One Dollar in hand pand by the said Mentragee, the receipt whereof is hereby acknowledged, has granted, hargained, sold, conveyed and released and by these presents does grant, bargain, sell, convey and release into the said Mintgagee and to its successive, legal representatives and assigns, for ever, all that parcel, piece or let of land with the hardings, and impressments thereon, situate, lying and

All that lot of land situate on Del Norte Lane in the County of Greenville, State of South Carolina, being shown and designated as Lot No. 296 on plat of Del Norte Estates II, made by Piedmont Engineers and Architects May 22, 1971 and recorded in the RMC Office for Greenville County in Plat Book 4N, Pages 12 and 13. According to said plat the property is more fully described as follows:

BEGINNING at an iron pin at the joint front corner of Lots Nos. 295 and 296 and running thence along the joint line of said lots N 32-12 E 145.2 feet to a point in the center of Brushy Creek; thence with Brushy Creek as Line the meander of which is N 55-15 W 89.4 feet to the joint rear corner of lots Nos. 296 and 297; thence with joint line of said lots S 32-12 W 149.3 feet to an iron pin on Del Norte Lane; thence with said lane S 54-47 E 90.0 feet to an iron pin, the joint of beginning. This is the same property conveyed to the Mortgagors by Deed of Threatt-Maxwell Enterprises, Inc. to be recorded herewith. The above described property is conveyed subject to all restrictions, easements or rights-of-way existing or of record which affect the title to the above described property.

The carpet in said dwelling is considered real estate by all parties concerned.

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