and bounds, to-wit:

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## MORTGAGE

| THIS MORTGAGE is made this30th   | day of                                     | March                          | , 19 <u>73</u> ,                    |
|--|--|--------------------------------|-------------------------------------|
| hotween the Mortgager Michaell A. Butrum and   | Virginia S. But                            | cum                            |                                     |
| THIS MORTGAGE is made this 30th between the Mortgagor, Attack A. Butrum and  |  | (herein                        | "Borrower"),                        |
| and the Mortgagee, Cameron-Brown Company   |  |                                | , a corporation                     |
| organized and existing under the laws of North (   | Carolina                                   |                                | whose address                       |
| is 4300 Six Forks Road, Raleigh, North Carolina, 27609   |  | (here                          | ein "Lender").                      |
| WHEREAS, Borrower is indebted to Lender in the   | principal sum of l                         | Forty-Nine                     | Thousand Five                       |
| Hundred and no/100(\$42,500.00) Dollars, which independent date herewith (herein "Note"), providing for m  | ebtedness is evider<br>conthly installment | nced by Born<br>is of principa | rower's note of<br>al and interest, |
| with the balance of the indebtedness, if not sooner paid   | i, due and payable                         | onMay                          | 73/3                                |
| To Secure to Lender (a) the repayment of the ind thereon, the payment of all other sums, with interest protect the security of this Mortgage, and the performance of the security of the contract of the security of the contract of the security of the contract of the contr | thereon, advanced<br>ermance of the co     | l in accordai<br>venants and   | ice herewith to agreements of       |
| Borrower herein contained, and (b) the repayment o   | f any future adva                          | nces, with ir                  | iterest thereou,                    |
| made to Borrower by Lender pursuant to paragra   | ph 21 hercof (be:                          | rein "Futur                    | e Advances''),                      |
| Borrower does hereby mortgage, grant and convey to   | Lender and Lend                            | er's successo                  | ors and assigns                     |

BEGINNING at an iron pin on the southerly side of Queen Ann Road, said pin being the joint front corner of Lots 39 and 40 and running thence with the common line of said lots S 3-49 E 165 feet to an iron pin, the joint rear corner of Lots 39 and 40; thence S 86-11 W 108.2 feet to an iron pin on the southeasterly side of Foxcroft Road; thence with the southeasterly side of Foxcroft Road N 16-22 W 144 feet to an iron pin at the intersection of Foxcroft Road and Queen Ann Road; thence N 34-55 E 31.3 feet to an iron pin on the southerly side of Queen Ann Road; thence with the southerly side of Queen Ann Road; thence with the southerly side of Queen Ann Road; thence with the southerly side of Queen Ann Road N 86-11 E 120 feet to an iron pin, the point of beginning.

To Have and to Hold unto Lender and Lender's successors and assigns, forever, together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents, royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate in the event this Mortgage is on a leasehold) are herein referred to as the "Property".

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to mortgage, grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any easements and restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Londer's interest in the Property.

Uniform Covenants. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on any Future Advances secured by this Mortgage.

SOUTH CAROLINA—FILMC—1/72—1 to 4 family

CBC 015 (2/73)

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