FEB 13 ,9 22 AM 1953

State of South Carolina, Armsworth

COUNTY OF GREENVILLE

OD OUNT OF THE CONTROL OF THE CONTRO
H. C. BROWN SEND GREETING:
WHEREAS, I the said H. C. Brown
mrr well and truly in-
in and by certain promissory note in whiting, of even date with date prosents. The South Carolina National Bank of Charleston, as Trustee for
debted to The South Carolina National Bank of Charleston, as Trustee for the John W. Arrington Foundation One Thousand and No/100
in Greenville, S. C., togettler with
three thereon from data hereof until maturity at the rate of three three control of
GUARTOR LV installments as follows:
Beginning on the 13th day of May 1950, and on the 15th day of each May November. February of each west thereafter the sum of \$ 87.46
the standard of said note said payments to continue up to and including the 10011 day of 3009 1100 1100 1100 1100 1100 1100 1100
1055 - and the belong of said principal and interest to be due and payable on the day of,
payments of \$ 5/.40 each are to be applied his to
three (3 c/) nor contum per annum on the principal sum of \$1.200.
so much thereof as shall, from time to time, remain unpaid and the balance of each the shall be applied on account of principal.
All installments 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 installment or installments, or any part hereof, as therein provided, the same shall bear simple interest from the date of such default until paid at the rate of seven (7%) per centum per annum.
And if any portion of principal or interest be at any time past due and unpaid, or if default be made in respect to any condition, agreement or covenant contained herein, then the whole amount evidenced by said note to become immediately due, at the option of the holder thereof, who may sue thereon and foreclose this mortgage; and in case said note, after its maturity should be placed in the hands of an attorney for suit or collection, or if before its maturity, it should be deemed by the holder thereof necessary for the protection of its interests to place, and the holder should place, the said note or this mortgage in the hands of an attorney for any legal proceedings, then and in either of said cases the mortgagor promises to pay all costs and expenses including (10%) per cent, of the indebtedness as attorneys' fees, this to be added to the mortgage indebtedness, and to be second and the post of said debt.
NOW KNOW ALL MEN. That, the saidHCrown
the better securing the payment thereof to the said The South Carolina National Bank of harles ton as Trustee for the John W. Arrington Foundation Dollars, to me
in hand and truly paid by the said The South Carolina National Dank of Charleston, As Trustee for the John W. Arrington Foundation Charleston, As Trustee for the John W. Arrington Foundation
of Charleston, as Trustee for the John W. Arrington Foundation, its
successors and assigns, forever:
All that lot of land with the buildings and improvements thereon situate on the north side of McMakin Drive near the City of Greenville, in Greenville County, S. C., being shown as Lots 86, 87 and 88 on plat of the Perry property recorded in the R. M. C. Office for Greenville County, S. C., in Plat Book I, Page 32 and having according to said plat the following metes and bounds, to-wit:
BEGINNING at an iron pin on the north side of McMakin Drive at joint corner of Lots 88 and 89 and running thence with the line of Lot 89, N. 10-17 W. 150 feet to an iron pin; thence S. 79-28 W. 150 feet to an iron pin; thence S. 10-17 E. 150 feet to an iron pin on the north side of McMakin Drive; thence with the north side of McMakin Drive, N. 79-28 E. 150 feet to the beginning corner.
This is the same property conveyed to me by deed of Hext M. Perry, as Trustee, by deed dated June 19, 1945, recorded in the R. M. C. Office for Greenville County, S. C., in Deed Book 277, Page 139.
This mortgage and the note secured hereby shall become due and payable immediately at the option of the mortgagee herein incase the mortgagor should sell or convey said mortgaged premises.