OLDE CONTRACKTH

BOOK 1043 PAGE 165

Crosson = 11 s	\		•
County of Greenville		•	
		•	
TO ALL WHOM THESE PRESENTS N	MAY CONCERN:	÷	,
We, James Norwood Robi			
		,	SEND CREETING.
WHEREAS, I, the said	James Norwood Rob	inson	SEND GREETING:
in and by Our certain promissory nindebted to CAMERON-BROWN COMPAN	ote in writing, of even date	e with these Presents and under the laws of the s	well and truly State of North Carolina,
in the full and just sum of Ten The s_10,300,00 DOLLARS, to be paid a may from time to time designate in writing,	at its office in Raleigh, N. C., as follows:	or at such other place a	s the holder of the note
Due and payable on demand.			
with interest Court II I I I			
vith interest from the date hereof until ma per centum per annum to be computed and			(
Any deficiency in the amount of			until paid in full.
Any deficiency in the amount of such most payment, constitute an event of default unmount equal to five per centum (5%) of any cover the extra expense involved in handling default in most principal and all the event default is most principal.	installment which is not paid	within fifteen (15) days from	m the due date thoreof to
All installments of principal and all the event default is made in the payment of shall bear simple interest from the date of	of any installment or installme such default until paid at the	nts, or any part thereof, as a rate of seven (7%) per cen	therein provided, the same tum per annum.
And if at any time any portion of pespect to any condition, agreement or emaining at that time unpaid together with ption of the holder thereof, who may sue hould be placed in the hands of an attorn he holder thereof necessary for the proteins mortgage in the hands of an attorney romises to pay all costs and expenses in nadebtedness, and to be secured under the NOW, KNOW ALL MEN, That	with the accrued interest, she thereon and foreclose this ey for suit or collection, or ection of its interests to place for any legal proceedings; cluding a reasonable attorn is mortgage as a part of sa	all become immediately of mortgage; and if said n if, before its maturity, i se, and the holder should then and in either of suey's fee, these to be a id debt.	due and payable, at the due and payable, at the lote, after its maturity, t should be deemed by place, the said note or ch cases the mortgagor dded to the mortgage
ne better securing the nayment thousand	in consideration of the	said debt and sum of me	oney aforesaid and for
of the full	mer sum of THREE DOLLA	RS to IIIC	o the terms of the said
h hand well and truly paid by the said one receipt whereof is hereby acknowled rant, bargain, sell and release unto the	CAMERON-BROWN COMPAN	Y, at and before the sign	
All that certain piece, parcel side of Rock Hill Road, near South Carolina, being shown recorded in the R. M. C. Off at page 41, and having such m	l or lot of land situathe City of Greenvillas Lot No. 19 on pla	te, lying and bein le, in Greenville t of Dreher Colon	County, State of
			tro, i de compression de la compression della co
id in full as	ed satisfe	ed the 2	9th day
rch '67.	V		1
Cameron - Br	own Com	Jany	
Cameron - Br mary T. Four witness - Joan	ler Vice t	President	
1	0:01		

Satisfied and cancelled of record

3 DAY OF April 1967

Ollie Farnsworth

R. M. C. FOR GREENVILLE COLINTY, S. C.

AT 11:22 O'CLOCK H. M. NO. 23722