State of South Carolina,

BOOK 1082 PAGE 266

County of GREENVILLE

PRESTIGE HOI			SEND GREETING:
WHEREAS, <u>it</u> the said	Prestige Homes.		
and by its certain promissory note is debted to CAMERON-BROWN COMPANY, a Eleven T	in writing, of even date with a corporation chartered unde	these Presents i	it is well and truly State of North Carolina,
the full and just sum of Eleven 1 11,700.00) DOLLARS, to be paid at its ay from time to time designate in writing, as for	office in Raleigh, N. C., or at		
Due and payable on demand.			
alianata de la Maria de La Esta de la Maria			ر مأند و هي جاند أهو الحادث والانتهاء. حادث
with interest from the date hereof until maturity	y at the rate of <u>six ar</u>	nd one-half	(61/2 %)
er centum per annum to be computed and paid	d <u>monthly</u>		until paid in full.
Any deficiency in the amount of such monthly uch payment, constitute an event of default under mount equal to five per centum (5%) of any instruction of the extra expense involved in handling deline. All installments of principal and all interest default is made in the payment of a	r this mortgage. The Mortgagee allment which is not paid within quent payments. rest are payable in lawful mor installment or installments; or	may collect a "late fifteen (15) days front ney of the United r any part thereof, as	charge" not to exceed an om the due date thereof to States of America; and in a therein provided, the same
And if at any time any portion of prin- espect to any condition, agreement or cove emaining at that time unpaid together with option of the holder thereof, who may sue th should be placed in the hands of an attorney he holder thereof necessary for the protectic his mortgage in the hands of an attorney for oromises to pay all costs and expenses inclu- ndebtedness, and to be secured under this r	cipal or interest shall be passenant contained herein, then the accrued interest, shall be ereon and foreclose this mort for suit or collection, or if, be on of its interests to place, an rany legal proceedings; then ding a reasonable attorney's	t due and unpaid, the whole sum of t ecome immediately tgage; and if said fore its maturity, d the holder shoul and in either of s fee, these to be	or if default be made in the principal of said note due and payable, at the note, after its maturity, it should be deemed by d place, the said note or uch cases the mortgagor
NOW, KNOW ALL MEN, Thatit			Homes, Inc.
he better securing the payment thereof to	, in consideration of the said the said CAMERON-BROWN C	debt and sum of a OMPANY, according	
note, and also in consideration of the further	stige Homes Inc	to	
, the said Pres n hand well and truly paid by the said CAI he receipt whereof is hereby acknowledge rant, bargain, sell and release unto the s	MERON-BROWN COMPANY, at d, have granted, bargained, s aid CAMERON-BROWN COMP	and before the stold and released, a	igning of these Presents, and by these Presents do
All that piece, parcel or lot of Carolina situate, lying and being and being known and designated Homes, Inc. recorded in the Book "VVV", at Page 159 and land bounds, to-wit:	ing on the northeaster d as Lot No. 307 of th R. M. C. Office for C	rn side of Woo he Property of Greenville Co	odleigh Drive of Prestige unty in Plat
BEGINNING at an iron pin on t front corner of Lots Nos. 307 of said lots N. 49-04 E. 180 fe	and 309 and running	thence with th	ne common line
	oce to all alon pin, the	the with the	rear line of
form No. L-4 outh Carolina			
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	and the state of t		
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	¾. ₩. C.	FOR GREENVE	LLE COUNTY, W