Oct 20 | 1 os PH '69

State of South or Carplina,

County of	GREENVILLE)			
	THESE PRESENTS MA		Conclina	aarnarátlan		
LINDSE	Y BUILDERS, INC	., a South	carolina	corporation	SEND GREETIN	_ G:
WHEREAS,	it the said Lin	dsey Build	ers, Inc.,			
in and by its	certain promissory note ERON-BROWN COMPANY, at sum of Eleven	in writing, of c a corporation of Thousand	ran date with the hartered under the	nese Presents he laws of the Sta	IS well and truite of North Carolir	ıly ıa,
(\$ 11,000.00 may from time to t	DOLLARS, to be paid at i ime designate in writing, as	ts office in Raleigh follows:	, N. C., or at so	ach other place as	the holder of the ne	ote
	due and payable	on demand	,			
	the date hereof until matur	dty at the rate of	eight		(8	_%)
	in he computed and n	ald <u>month</u>	<u> </u>		until pald in f	
All installment the event default shall bear simple And if at an respect to any cremaining at the option of the holshould be placed the holder thereaths mortgage in promises to pay indebtedness, an	in the amount of such monit titule an event of default une to per centum (52) of any in men involved in liandling del at so for principal and all in is made in the payment of interest from the date of ity time any portion of prondition, agreement or ct time unpaid together wider thereof, who may sue in the hands of an attorney of necessary for the protest the hands of an attorney all costs and expenses in d to be secured under the dot of the protest of	any installment of motion installment of motion installment of the incipal or intercoverant contains the fact of the accrued intercon and fore the for any legal production of its intercon and installment of the fact of the	e in lawful mone of installments, or a paid at the rate of st shall be past d herein, then the close this mortg cetion, or if, bef sts to place, and ceedings; then a the attorney's is part of said del Lindse	y of the United SI in part thereof, as a fewen (7%) per cent due and unpaid, on the whole sum of the ome immediately age; and if said nore its maturity, it the holder should and in either of suffee, these to be a tot. y Builders,	ates of America; namelecin provided, the sum per annum. r if default be made e principal of said tue and payable, at ote, after its mature the sould be deemed place, the said not che cases the mortguided to the mortguided.	e in note the rity, i by e or agor gage
****	thereof !	in considera	ion of the said	debt and sum of m MPANY, according	oney aforesaid, and to the terms of the	l for sald
in hand well an the receipt whe grant, bargain,	no consideration of the furt the said Lind truly paid by the said treed is hereby acknowled sell and release unto the	her sum of THR SEY BUILDS CAMERON-BROW Iged, have grant a sald CAMEROL	EE DOLLARS, 1 S. 1 N. COMPANY, at ed, bargained, so 1-BROWN COMP	and before the sl old and released, a NY., ITS SUC	gning of these Pres nd by these Presen Cessors and	ents, ts do
ALL that hereafter eastern s ville Coulon a Fina May 20, 19	lot of land toge constructed the Ide of Roosevelt thy, South Carol 1 Plat of ROOSEV 963, and recorde Plat Book 000, etes and bounds.	ther with reon, situ Avenue in ina, being ELT HEIGHT ed in the R page 53, r	buildings ate, lying the City shown and S made by	and improve and being of Greenvil I designated R. K. Campb for Greenvi	ments now of on the North le, Green* las Lot No. dell, RLS, da lle County.	r 1- 7 ate

Paid in full and satisfied the 16 day of Feb.