1900x 748 rate 241

The State of South Carolina

COUNTY OF GREENVILLE

KNOW ALL MEN BY THESE PRESENTS: I, H. E. Hembree	vei 1033 ran 630
	have agreed to sell to
Dennis H. Price	a certain lot or tract
of land in the County of Greenville, State of South Caroling with all buthereon, on the southern side of LaMont Drive and being 46 of Dixie Farms (see Plat Book "L", Page 5) and conshown on Plat of Property of Aldon Arrowood by John C 1956 and recorded in the R. M. C. Office for Greenville ok "Ff" at page 522, and described as follows: BEGIN south side of LaMont Drive and running thence along so 75 feet to an iron pin; thence S. 30-50 E. 585 feet (thence N. 87-03 W. 226 feet to an iron pin; thence N. to an iron pin; thence N. 63-46 E. 104 feet /8 inches N. 29-46 W. 180.4 feet to the point of deginning. ALSO: All of that xx strip of land adjoining the above and shown on said plat, said strip fronting on Lamont width of 21.75 feet, and 4 depth of 180 4 feet. This is the same property conveyed to H. E. Hembree by R. M. C. Office for Greenville County in Jeef Book 73.	ildings and improvemen to a portion of Lot No. Intaining 1.8 acres as Smith dated Oct. 25, Ile County in Plat NNING at iron pin on the Id Drive N. 63-46 E. Let to an iron pin; 29 46 E. 295 feet to an iron pin; the an iron pin; thence described property Drive and having a
and execute and deliver a good analysufficient warranty deed therefor on condit	ion that 17 buyer
pay the sum of severity-two hundred and twenty of (\$220.00) down, the receipt of which is hereby acknown of \$7.000.00 to be paid by the rate of \$60.00 per more payments to be applied first to interest and the remaining the 15th day of each month thereafter, until the full purchase price is paid, with interest on same from date at single until paid to be computed and paid manufacturing unpoid to bear interest or principal, and in case said sum or any part thereof be collected by an attorney.	the the following manner religion and the balance in until paid in full, not to principal; the me payments to be due on per cent, per annum 232
ings of any kind then in addition the sum of 10% of debt dollar	s for attorney's fees, as in s
shown by a fire of even date herewith. The purchaser agrees to contract is in force, and parry fire and extended coverage ins	
In amount of <u>\$5,000,00</u> . Purohaser may anticipate pay	ment in full at thy?
It is agreed that time is of the Essence of this contract, and if the said payments and the said payments and the said payments and the said payments are said to said payments.	nents are not made when S
the seller due shall be discharged in law and equity from all liability to mo	• "
treat said buyer as tenant holdi	
or contrary to the terms of	ord construction, C
	llars per year for rent, or $\bigcap_{i \in I}$
by way of liquidated damages, or may enforce payment of said note.	78
In witness whereof, We have hereunto setOUT hand 8 and seal 8	this 14th day of
April A. D., 19.64	# #
In the presence of: White Limits of Dennis H. Pres	*
(Continued on next page)	

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