BOOK 954 PAGE 185

## APR 2 10 34 AM 1964

## State of South Carolina, Jakin

County of Greenville	)	* .	
الب		•	
TO ALL WHOM THESE PRESENTS MAY CONCERN:		<i>;</i>	•
We, William E. Hunnicutt and I	Rebecca B.	Hunnicutt	
WHEREAS, We the said William E. H	Jr Junnicutt a	nd Rebecca B	SEND GREETING: Hunnicutt
in and by OUF certain promissory note in writing, of indebted to CAMERON-BROWN COMPANY, a corporation in the full and just sum of Twelve Thousand	uno ivoz iv	V	
(\$ 12,000.00) DOLLARS, to be paid at its office	in Raleigh, N. C	, or at such other p	lace as the holder
are more may from time to time designate in writing w	ith interest there	on from data barret	
the rate of Five and One Half per annum, said principal and interest being payable in Beginning on the 1st day of May	10	64 and on the	le+ , .
to be applied on the interest and principal of said note the	each year thereaf	ter the sum of \$ 6	8.14
and payable on the 1st day of Ap	ril 1	94 · the aforesaid	monthly
and payable on the 1st day of Ap  payments of \$ 68.14 each are to be appli  Half (51/2%) per centum per annum on the	principal sum of	f \$12,000.00 c	or so much thereof
be applied on account of principal.	e of eachn	nonthly	payment shall
All instalments of principal and all interest are payal in the event default is made in the payment of any install vided, the same shall bear simple interest from the date of centum per annum.	ole in lawful mon nent or instalmen such default un	ey of the United State its, or any part therec til paid at the rate o	es of America; and of, as therein pro- f seven (7%) per
And if at any time any portion of principal or interespect to any condition, agreement or covenant container remaining at that time unpaid together with the accrued is option of the holder thereof, who may sue thereon and fore should be placed in the hands of an attorney for suit or coll the holder thereof necessary for the protection of its interest his mortgage in the hands of an attorney for any legal propromises to pay all costs and expenses including a reasonal indebtedness, and to be secured under this mortgage as a NOW, KNOW ALL MEN. That We	est shall be past did herein, then the nterest, shall become colose this mortga ection, or if, beforests to place, and ceedings; then an ble attorney's fernart of said debt	tue and unpaid, or if c whole sum of the pri me immediately due a ge; and if said note, re its maturity, it sho the holder should plac d in either of such ca e, these to be added	lefault be made in ncipal of said note and payable, at the after its maturity, uld be deemed by e, the said note or uses the mortgagor to the mortgage
NOW, KNOW ALL MEN, That We, the said	William E	. Honnicutt a	n'd
Rebecca B. Hunnicutt, in considerat	ion of the said de RON-BROWN COM	bt and sum of money	aforesaid, and for
the said William E. Hunnicutt in hand well and truly paid by the said CAMERON-BROWN the receipt whereof is hereby acknowledged, have grante grant, bargain, sell and release unto the said CAMERON-BROWN that pieces unto the said CAMERON-BROWN that pieces are proceed to the said CAMERON-BROWN that pieces are proceeded to the said CAMERON-BRO	Jr. and Rebecch COMPANY, at ard, bargained, sold	a B. Hunnicutt  ad before the signing  by  and released, and by	of these Presents, these Presents do
rial piece, pulcel or lot of	t land citus	1 to []	
The state of displaying the state of displaying the state of the state	A	C:1	
The County of Oldenville, State of	Valith Cara	fina and love a	
The second secon	st a Subdiv	iciam lemanes -	
Acres, plat of which is recorded in	the RMC O	ffice for Gre	enville Count

in Plat Book RR at Page 35, said lot having such metes and bounds as shown thereon.

