JUL 10 3 47 PM 1968

State of South Carolina, Ollie Farnsworth R.M.C.

County of Greenville

We, Frank R. and Joyce B. Bryson				
WHEREAS,	We the said	Frank R. and Jo	yce B. Bryson	SEND GREETING:
and by Our debted to CAM the full and ju	_ certain promissory ERON-BROWN COMP. st sum of	note in writing, of even dany, a corporation charter Thousand Nine Hurd at its office in Raleigh, N. g, as follows: payable of	ate with these Presents ed under the laws of the	are well and truly State of North Carolina,
th interest from	he date hereof until 1	maturity at the rate of	en	· (
Any deficiency nich payment, consti- mount equal to five over the extra exper- All installment ne event default is	e per centum (5%) of an use involved in handling s of principal and al s made in the paymen	monthly payments, shall, unless t under this mortgage. The Month of the most state of the most state of the most state of any installment or install to fany installment or install to the most state of any installment or install the most of any installment or install the most of any installment or installm	d within fifteen (15) days fro	to the due date of the next charge" not to exceed an im the due date thereof to states of America; and in
And if at any espect to any con emaining at that ption of the holder hould be placed in the holder thereof his mortgage in the romises to pay all adebtedness, and	time any portion of dition, agreement of time unpaid together or thereof, who may so the hands of an attornecessary for the prue hands of an attorn l costs and expenses to be secured under	of such default until paid at f principal or interest shall r covenant contained hereif with the accrued interest, sue thereon and foreclose the triney for suit or collection, otection of its interests to pey for any legal proceeding including a reasonable att this mortgage as a part of	be past due and unpaid, on, then the whole sum of the shall become immediately its mortgage; and if said nor if, before its maturity, it lace, and the holder should s; then and in either of substraints of the said debt.	or if default be made in the principal of said note due and payable, at the tote, after its maturity, the should be deemed by a place, the said note or the cases the mortgage didded to the mortgage
ne better securing	the payment thereconsideration of the fu	in consideration of to the said CAMERON-BR	ne said debt and sum of m OWN COMPANY, according LARS. to	oney aforesaid, and for to the terms of the said
hand well and the receipt wherever ant, bargain, self and of the control of the c	the said Frank ruly paid by the said if is hereby acknow. I and release unto that certain being in the south Carolin R. M. Clayton Duckett Street therefrom is point five	R. and Joyce B. d CAMERON-BROWN COMP. ledged, have granted, bargithe said CAMERON-BROWN of piece, parcel, town of Fountains and being lot is Surveyor, date to, a distance of n parallel lines (165.5) feet and reference to sa	Bryson ANY, at and before the signined, sold and released, and COMPANY. Or lot of land sold in Inn, Greenvill. Lumber 2 as shown June 28, 1968. One hundred (100 a distance of one is one hundred.	ning of these Presents, and by these Presents do ituate, lying a County, State and on plat made Said lot front (1) feet and runs are hundred sixty (100) feet wide
	0 8	satisfied	the 23	ed day
sher 1	968.			,
meion 1. C	Lordan	~ Vice Pr	wident	
trees	in the	Clayton		CANCELLED OF RE
6	Further	Sings		EENVALE COUNTY,
			AT 3:220°CL	OCK PM. NO.