OLLIE FARNSWORTH:

BOOK 1138 MAGE 271

South Carolina,
Evillia Wallita.
Chitebras and climbride by backlessive.
COPERMITTE
CREENVILLE

whereas, It the said Lindsey Builders, Inc., and by Lts. certain promissory note in writing, J. even date with these Presents Ls. debted to CAMEREN-BROWN COMPANY, a corporation characted under the laws of the State the full and just sum of Eleven Thousand One Hundred Fifty and No 11,150.00.	well and trul of North Catolina /100 o holder of the not 8
whereas, It the said Lindsey Builders, Inc., and by Lts. certain promissory note in writing, J. even date with these Presents Ls. debted to CAMEREN-BROWN COMPANY, a corporation characted under the laws of the State the full and just sum of Eleven Thousand One Hundred Fifty and No 11,150.00.	well and trul e of North Catolina /100 e holder of the non 8 — until paid in full due date of the non e due date thereof t of Arnetica, and in full provided, the sam per annum. default be made in entitle to made non and payable, at the after its matter.
the full and just aim of £1even Inousand One Hundred Fifty and No. 11.150.00 http://dx.di.com/dx	8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
th interest from the date hereof until maturity at the rate of	until paid in full a graph of the season of the creed a sea and to the nea ge in the creed a sea and the provided, the same per annum. default be made in incipal of said not and payable, at the after its matter.
th interest from the date hereof until maturity at the rate of	until paid in full a graph of the season of the creed a sea and to the nea ge in the creed a sea and the provided, the same per annum. default be made in incipal of said not and payable, at the after its matter.
Any delicioncy is the amount of such monthly payments, shall, unless paid by the Mortgagor prior to the payment, statistics to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is not state to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is the tree coloning (\$3.0) any installment which is not paid width fifteen (15) days from the control of the coloning of the United States event do to the particular and in the occurrent of any installment or installments, or may purt thereof, as light boar is to a from the date of such default until paid at the rate of seven (75) per containing at a single property of the pr	until paid in full a due date of the nes ge" not to exceed a ge due date thereof t of America; and in tin pravided, the sam per annum. default be made in incipal of said note and payable, at the after its maturity
Any delicioncy is the amount of such monthly payments, shall, unless paid by the Mortgagor prior to the payment, statistics to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is not state to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is the tree coloning (\$3.0) any installment which is not paid width fifteen (15) days from the control of the coloning of the United States event do to the particular and in the occurrent of any installment or installments, or may purt thereof, as light boar is to a from the date of such default until paid at the rate of seven (75) per containing at a single property of the pr	until paid in full a due date of the nes ge" not to exceed a ge due date thereof t of America; and in tin pravided, the sam per annum. default be made in incipal of said note and payable, at the after its maturity
Any delicioncy is the amount of such monthly payments, shall, unless paid by the Mortgagor prior to the payment, statistics to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is not state to event of definite under this mortgage. The Mortgagor may collect a "late claim your equal is the tree coloning (\$3.0) any installment which is not paid width fifteen (15) days from the control of the coloning of the United States event do to the particular and in the occurrent of any installment or installments, or may purt thereof, as light boar is to a from the date of such default until paid at the rate of seven (75) per containing at a single property of the pr	until paid in full a due date of the nes ge" not to exceed a ge due date thereof t of America; and in tin pravided, the sam per annum. default be made in incipal of said note and payable, at the after its maturity
Any delicioney is the amount of such monthly payments, shall, unless paid by the Mortgagor prior to the payment, statistics in event of definite under this mortgage. The Mortgagor may collect a "late claim out equal is the best of collect a "late claim of the collect as a statistic of the collect of the c	a due date of the nea ge" not to exceed a to due date thereof t of America; and it in pravided, the same per annum. default be made ir incipal of said note and payable, at the after its maturity
maining at the unpaid together with the scenario interest, shall become immediately due to not the clade, thereof, who may see them and notechese this mortgage; and if said note, not to the properties of the control	meipal of said note and payable, at the after its maturity
NOW, KNOW CL MEN, 1th, the said Lindsey Builders, Inc. better of the pay: thereof to the said AMERON HOUN COMPANY recording to	outd be deemed by ce, the said note of ases the mortgago
NOW, KNOW CL MEN, the said Lindsey Builders, Inc.	
better in the pays thereof to the said AMERON HOUN COMPANY recording to	
to a grant of the state of the	aforesaid, and for
te, and a n to concernion of the further sum of THREE DOLLARS, to Lindsey Builders. Inc.	lt
te, and control of the further sum of THIREE DOLLARS, to said Lindsey Builders, inc. hand we have gold by the said CAMERON-BROWN COMPANY, at and before the significant of the surface water, and the said CAMERON-BROWN COMPANY, its successing for the surface water, which is sufficient to the said CAMERON-BROWN COMPANY, its successing for forever:	these Presents these Presents do
1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	
that lot of land with buildings and improvements now or ructed thereon, situate on the Northeastern side of Roosey	hereafter co
ignated as lot No. 2 on a First County, South Carolina, b	eing shown a
pbell, Surveyor, dated May 20, 1963, and recorded in the enville County, S. C., in Plat Book 000, page 53, referen eby craved for the metes and bounds thereof.	

Paid in full and satisfied the 23 day of Get.