BOOK 1118 PAGE 583

GREENVILLE CO.S. O. STATE OF S

CEABOIC HOWES, IN	IC.
	SEND GREETING:
WHEREAS, It the said CLA	SSIC HOMES, INC.
the full and just sum of Intreen Inousa	ng, of even date with these Presents it is well and truly ration chartered under the laws of the State of North Carolina, and Six Hundred Fifty and No/100
13.650.09 DOLLARS, to be paid at its office in ay from time to time designate in writing, as follows:	n Raleigh, N. C., or at such other place as the holder of the note
Due and Payable on Demand.	
	rate of(
with interest from the date hereof until maturity at the er centum per annum to be computed and paid	onthly until paid in full.
er centum per annum to be computed and paid	nts, shall, unless paid by the Mortgagor prior to the due date of the next
such payment, constitute an event of default under this me amount equal to five per centum (5%) of any installment of	which is not paid within fifteen (15) days from the due date thereof to
shall bear simple interest from the date of such delad	pnyable in lawful money of the United States of America; and in allment or installments, or any part thereof, as therein provided, the same alt until paid at the rate of seven (7%) per centum per annum.
espect to any condition, agreement or covenant c emaining at that time unpaid together with the ac- ption of the holder thereof, who may sue thereon a hould be placed in the hands of an attorney for suit he holder thereof necessary for the protection of it his mortgage in the hands of an attorney for any leading a promises to pay all costs and expenses including a publishers, and to be secured under this mortgage	r interest shall be past due and unpaid, or if default be made in contained herein, then the whole sum of the principal of said note crued interest, shall become immediately due and payable, at the mod foreclose this mortgage; and if said note, after its maturity, or collection, or if, before its maturity, it should be deemed by a interests to place, and the holder should place, the said note or egal proceedings; then and in either of such cases the mortgagor reasonable attorney's fee, these to be added to the mortgage ge as a part of said debt.
NOW KNOW ALL MEN That it th	ne said Classic Homes, Inc.
, in con	nsideration of the said debt and sum of money aforesaid, and for d CAMERON-BROWN COMPANY, according to the terms of the said
the second secon	STORRED DOLLARS, toit
the said Classic Home in hand well and truly paid by the said CAMERON the receipt whereof is hereby acknowledged, have grant, bargain, sell and release unto the said CA	es. Inc.  BROWN COMPANY, at and before the signing of these Presents, granted, bargained, sold and released, and by these Presents do MERON-BROWN COMPANY.
State of South Carolina situate, lyin Road, being known and designated a Section II, plat of which is recorded	in the City of Mauldin, County of Greenville, ig and being on the Eastern side of Cheshire s Lot No. 12, on plat of MONTCLAIRE SUBDIVISION in the R. M. C. Office for Greenville County
reference to said plat being made for	d having the metes and bounds as shown thereon,
reference to said plat being made it	of a in old complete description.
d in full and sales	ified the 19 day of September
Cameron - Brown	1 2/ in Printer
By J. C. Jordan	
vitness alice Robe Dorothy Ex	eason!
Worothy to	layton
V	SATISFIED AND CANCELLED OF RECORD
	Odlie Farnamarth
	R. M. C. FOR GREENVILLE COUNTY, S. C.