State of South Aproling	CREENVILLED HAR 10 2 2200 S. C.
State of South Carolina,	" " " " " " " " " " " " " " " " " " "
County of Greenville	CREEN'FILED MAR 10 2 13 PM '70 CLIE FARHSWORTH
county of	OLLIE FA - 13 PH 170
	RARIUSWOOD
TO ALL WHOM THESE PRESENTS MAY CONCERN:	14. 6. AUTH
GRADY A. YEARGIN AND LAURA W. YEARGIN	•
	SEND GREETING:
WHEREAS, we the said Grady A. Yeargin and	Laura W. Yearain
In and by OUT certain promissory note in writing, of even diddeled to CAMERON-BIOWN COMFANY, a corporation charter in the full and just sum of Nineteen Thousand One Hundre 19, 19, 100.00 DOLLARS, to be paid at its office in Raleigh, N. 6 may from time to time designate in writing, as follows:	ate with these Presents <u>Gre</u> well and truly ed under the laws of the State of North Carolina, d and No/100
nay from time to time designate in writing, as follows:	C., or at such other place as the holder of the note
on demand,	
in demand,	
with interest from the date hereof until maturity at the rate of eigh	t ₍₈ _{%)}
with interest from the date hereof until maturity at the rate of <u>eigh</u> ner centum per annum to be computed and paid <u>on demand</u>	on first day of each month, until paid in full.
Any deficiency in the amount of such monthly payments, shall, unless such payment, constitute an event of default under this mortgage. The Ma mount equal to five per centum (5%) of any installment which is not pail over the extra expense involved in handling delinquent payments.	paid by the Mortgagor prior to the due date of the next ortgagee may collect a "late charge" not to exceed an d within fifteen (15) days from the due date_thereof to
All installments of principal and all interest are payable in last the event default is made in the payment of any installment or installs shall bear simple interest from the date of such default until paid at	wful money of the United States of America; and in ments, or any part thereof, as therein provided, the same the rate of seven (7%) per centum per annum.
espect to any condition, agreement or covenant contained hereinemaining at that time unpaid together with the accrued interest, pition of the holder thereof, who may sue thereon and foreclose thould be placed in the hands of an altorney for suit or collection, he holder thereof necessary for the protection of its interests to pis mortgage in the hands of an altorney for any legal proceeding romites to pay all costs and expenses including a reasonable at methodischenes, and to be secured under this mortgage as a part of NOW, KNOW ALL MEN, That	n, then the whole sum of the principal of said note shall become immediately due and payable, at the its mortigage; and if said note, after its maturity, or if, before its maturity, it should be deemed by lace, and the holder should place, the said note or re; then and in either of such cases the mortigagor orney's fee, these to be added to the mortigage said debt.
he better securing the payment thereof to the said CAMERON-BR	
he better securing the payment thereof to the said CAMERON-BR	OWN COMPANY, according to the terms of the said
note, and also in consideration of the further sum of THREE DOL	ALAKS, 10
eargin the sald <u>Grady A. Yeargin and Lau</u> n n hand well and truly pald by the sald CAMERON-BROWN COMP he receipt whereof is hereby acknowledged, have granted, barg grant, bargain, sell and release unto the sald CAMERON-BROW	ANY, at and before the signing of these Presents, ained, sold and released, and by these Presents do N COMPANY.

All that certain piece, parcel, or lot of land in the County of Greenville, State of South Carolina, on the easterly side of Freestone Street, as shown on plat of Property of Grady A. Yeargin and Laura W. Yeargin, prepared by A. C. Clarkson, Jr., RLS, December 4, 1969, and having, according to said plat, the following metes and bounds, to wit: