800x 1157 PAGE 234

State of South Carolina, \ \begin{array}{c} \frac{\chi_{REENVILLED}}{\chi_{VILLECO.S.o.}} \\ \frac{\chi_{UN} \chi_{ABBCW.s.o.}}{\chi_{LIE} \chi_{ARBCW.s.o.}} \end{array}\rightarrow{\chi_{E} \chi_{ARBCW.s.o.}}{\chi_{UL} \chi_{E} \chi_{ARBCW.s.o.}} \end{array}\rightarrow{\chi_{E} \chi_{ARBCW.s.o.}}{\chi_{UL} \chi_{E} \chi_{ARBCW.s.o.}} \end{array}\rightarrow{\chi_{E} \chi_{ARBCW.s.o.}}{\chi_{UL} \chi_{E} \chi_{ARBCW.s.o.}} \end{array}\rightarrow{\chi_{E} \chi_{ARBCW.s.o.}}{\chi_{E} \chi_{E} \chi

County of	GREENVILLE	-)	R. H. C.	PRTH	
•.					· · · · · · · · · · · · · · · · · · ·	• 11	
TO ALL WHOM	THESE PRESENTS	MAY CON	CERN:			,	
-	DEMPSEY REAL	ESTATE	co.,	INC.,			
WHEREAS,	it the said _	Dempsey	Real	Estate	Co., Inc	SEN	D GREETING:
in the full and jus	S certain promissory ERON-BROWN COMPA it sum of Thirt DOLLARS, to be paid ne designate in writing	<u>een Thou</u>	ısand:	Five H	<u>lundred Fi</u>	fty and N	0/100
C	on demand or	8 months	from	da te,	whicheve	r occurs '	first,
•	_		•				
,				· .			•
		•					
with interest from th	e date hereof until m	aturity at the	rate of -		nine		, 9 %
	m to be computed and				 У	un	til paid in full.
Any deficiency in such payment, constituamount equal to five	the amount of such mate an event of default per centum (5%) of any of involved in handling	onthly payment under this mor v installment w	ts, shall, ur tgage. The hich is not	nless paid 	by the Mortgagor	"late charge" no	nt to exceed an
All installments the event default is	of principal and all made in the payment erest from the date o	interest are of any install	payable in ment or in	n lawful r stallments, l at the ra	noney of the Ui or any part there te of seven (7%)	nited States of A cof, as therein pro per centum per ar	merica; and in vided, the same mum.
respect to any con- remaining at that ti- option of the holder should be placed in the holder thereof r this mortgage in the promises to pay all indebtedness, and to	time any portion of litton, agreement or me unpaid together thereof, who may su the hands of an attornecessary for the proceed and expenses in the proceed and expenses in the proceed under the proceeding the proce	covenant cover the there on an income of the control of its y for any leg including a rehis mortgage it the	ntained he ucd inter d foreclose or collection interests al proceed easonable as a part said	erein, the est, shall the this me on, or if, to place, dings; the attorney t of said Demp	n the whole sur become immedi- before its matif before its matif and the holder in and in either 's_fee, these to debt. Sey Real	n of the principal intelly due and participal intellection in the said note, after which is should place, the of such cases to be added to a state Co.	al of said note ayable, at the its maturity, be deemed by a said note or he mortgager the mortgage
the better securing	the payment thereof	to the said (ideration CAMERON	of the sai I-BROWN	id debt and sun COMPANY, acco	of money afor rding to the term	esaid, and for ns of the said
in hand well and tr the receipt whereof grant, bargain, sell assigns fo	the said	Dempsey	Real	Estate	e Co., Inc	he signing of the sed, and by thes successor	nese Presents, e Presents do s and
after cons side of Mi Greenville No. 10 on Campbell, County. S.	iece, parcel tructed there ddleton Lane County, Sout a Plat of WIN Engineer, and C., in Plat the metes ar	eon, situ near the th Caroli NDSOR PAR d recorde Book RR,	uate, e Town ina, b RK dat ed in páge	lying of Mag eing s ed Mag the RM 25. r	and being auldin, in shown and 29, 1960	on the S Austin T designate made by	outhern ownship, d as Lot R. K
		./					, , , , , , , , , , , , , , , , , , , ,
day of Cicio	satisfied the 70			SATIS	FIED ANDDAY OF		OF RECORD
Cameron-Brown By	Haurens		•	CUL.	. FOR CREE	NVILLE COU	NTY, S. C.
Witness As	corgetta	C. B. Caylow		AT.5:	0, croc	K <u>P</u> M. No). <u>8655</u>