DEC 16 3 53 PM 1968

OLLIE FARMSWORTH

800K 1112 PAGE 305

State of South Carolina, County of GREENVILLE

			Claia	TIOMOG IN		S	END GR	EETING
WHEREAS,	it	the said	Classic	Homes, In	· · · · · · · · · · · · · · · · · · ·			
nuebted to CAME	MON-B	Tourteer	te in writing, of , a corporation n Thousand I	even date with chartered under our Hundr	these Preser the laws o	it is ints	well a	nd tru Carolin
$\frac{14.400.00}{1000}$	DOLL.	ARS, to be paid at	its office in Raleis					
nay from time to tin	ne desig	gnate in writing, a	s tollows:					
D	4 D	bl- on Dom						
Due and	ı Pay	able on Den	nana.					
		No.						
	*							
		,						
rith interest from th	e date	hereof until matu					(79
er centum per annu			pard	onthly	 .		_ until pai	
uch payment, constitution of the constitution of the extra expension of the extra expension of the constitution of the constit	ute an e per cen se invol	event of default un- drum (5%) of any inved in handling del	nstallment which is linquent payments.	The Mortgagee : not paid within	may collect a fifteen (15) d	lays from the	e" not to due date	exceed a thereof
All install me nts he event defau lt is hall bear simp le in	of pr made : terest f	incipal and all ir in the payment of rom the date of s	nterest are payable Cany installment of such default until	e in lawful mon r installments, or paid at the rate o	ey of the U any part ther of seven (7%)	nited States cof, as therei per centum p	of America n provided, per annum.	n; and the san
espect to any con- emaining at that the ption of the holder nould be placed in ne holder thereof in his mortgage in the romises to pay all adebtedness, and t	dition, ime un there the hancessa hand costs o be se	agreement or co paid together wi of, who may sue nds of an attorne ry for the protect s of an attorney and expenses inceded	ith the accrued in thereon and fore by for suit or colle- ction of its intere- for any legal pro- cluding a reasona s mortgage as a	d herein, then t tterest, shall be close this mort, ection, or if, be sts to place, and ceedings; then a ble attorney's part of said de	he whole sur come immed gage; and if fore its mate if the holder and in eithe fee, these to bt.	m of the pridately due a said note, urity, it sho should place of such cap be added	ncipal of s and payabl after its r uld be de e, the said ses the m to the r	said not le, at the maturity emed be note of cortgage mortgage
			the said					
ne better securing	the pa	yment thereof to	, in considerati o the said CAME	on of the said of RON-BROWN CO	debt and sur MPANY, acco	n of money ording to the	aforesaid e terms of	, and fo
ote, and also in co	nsider	ation of the furth Cla	ner sum of THRE ISSIC Homes	E DOLLARS, 1 , Inc.	to			
n hand well and the receipt whereo rant, bargain, sell	ruly pa f is he	aid by the said C reby acknowleds	CAMERON-BROWN ged. have grante	l COMPANY, at d. bargained, so	and before old and relea	the signing sed, and by	of these these Pre	Present esents d

Paid in full and satisfied the 15 day of July Gamero - Brown Company James & Steadman asst. Vice Pres.
Witness alice Research Glayton

SATISFIED AND CANCELLED OF RECORD

25 DAY OF July 1967

O'llie Farmhworth

R. M. C. LOR GREENVILLE COUNTY, S. C.

AT 11:02 O'CLOCK A. M. MO. 1976