alrer, evané à cogéwell co., Charleston, s. C. 96528

COUNTY of Greenville	
TO ALL WHOM THESE PRESENTS MAY CONCERN:	tq
I, W.H. Hanckel, of said County and St	
WHEREAS, herein	above named
in and by MV certain Dromisson	note in writing, of even date with these presents
indebted to	V V
the mortgagee hereinafter named Sallie	H. Harris
$\mathcal{N}_{\mathbf{q}}\mathcal{Y}^{\cdot}$	
One the sand \$1,000.	in the full and just sum of DOLLARS,
to be paid on the sixth develor 192	28, with the privilege of paying the entire debt or
	November 6th, 1926 or November 6th, 1927, on
giving not less than thirty days' write	ten notice of each such payment
with interest the con from this date	
	unpaid that the note amount evidenced by said note to become immediately due, at the option
of the holder hereof, who may sue thereon and foreclose this more and hundred	to like the further proceeding for an attorney's fee of
besides all costs and express at	goldon, be coded to the amount due on said note to be collectible as a part thereof, if the
same be placed in the hands of an attorney for collegen, orgif sale	destrong the cased to the amount due on said note to be collectible as a part thereof, if the destroy are part thereof, be collected by an attorney, or by legal proceedings of any kind or
if any part of the money due on said note be no paid when the (all	of which is secured under this mortgage), as in and by the said note, reference being thereunto
had, will more fully appear. NOW, KNOW ALL MEN, That	id mortgager
من المنظم المنظمة المن	in consideration of the said debt and sum of money aforesaid, and for the better
securing the payment thereof to the mortgageeher mabove na	medaccording to the terms of the said
note, and also in consideration of the further sum of Three Dollars, to	the said mortgagor
	at and before the signing of these
	argained, sold and released, and by these Presents do grant, bargain, sell and release unto the said
	gns, All that certain lot, piece or parcel of land
	f South Carolina, in the County and Township of
•	No. 5 of Block "C" of "Kanatenah" according to a the Register of Mesne Conveyences for said County and
	67 and having according to said plat the following
metes and bounds, to-wit:	
	of Oregon Street (which stake is approximately three
	eet and approximately 527.7 feet eastward from the of lot No. 6 on said plat, and running thence along
said Oregon Street S. 63° 30' W. sixty	(60) feet to a stake on the south-east corner of
	ot N. 26° 30' W. one hundred and sixty-five (165) feet
	, five, thirteen and fourteen; thence N. 53° 30' E. 4 to a stake on joint corner of lots five, six,
	E. one hundred and sixty-five (165) feet along line
of lot No. 6 to the beginning corner.	
This is the same lat of low-community t	o me, the said William H. Hanckel by F.A. Lawton by
	in gold affias in Dood Baak SO of Nega OO
deed dated July 25, 1922, and recorded	
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O upon said lot of land; and in case of fe	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages preclosure they are to participate pro rata in the
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O upon said lot of land; and in case of for proceeds of sale of said land to the said	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages preclosure they are to participate pro rata in the me extent in all respects as though the notes secured
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O upon said lot of land; and in case of for proceeds of sale of said land to the said thereby had been secured by one and the or discrimination. Except for these two	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages oreclosure they are to participate pro rata in the me extent in all respects as though the notes secured same first mortgage upon said land, without priority mortgages there is no other lien or encumbrance
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O upon said lot of land; and in case of for proceeds of sale of said land to the said thereby had been secured by one and the or discrimination. Except for these two upon said land or any part thereof by m	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages oreclosure they are to participate pro rata in the me extent in all respects as though the notes secured same first mortgage upon said land, without priority mortgages there is no other lien or encumbrance ortgage, judgment or otherwise, except a twenty-five
deed dated July 25, 1922, and recorded This mortgage is to rank equally with a day executed and delivered by me to L.O upon said lot of land; and in case of for proceeds of sale of said land to the satthereby had been secured by one and the or discrimination. Except for these two upon said land or any part thereof by m hundred dollar mortgage given by me to	mortgage for one thousand dollars (\$1000.00) this Patterson, Attorney; both are to be first mortgages oreclosure they are to participate pro rata in the me extent in all respects as though the notes secured same first mortgage upon said land, without priority mortgages there is no other lien or encumbrance

be paid from the proceeds of the present loan.