Vol 113.

• STATE OF SOUTH CAROLINA, \

COUNTY OF AREEN VILLE

IN Acknowledged SATISFIED AND CALLED AND CAL	R.M.C. for Openville County; S. C.		per gent per annum. The configured and paid. Alexed. annually until paid in tuil, all interest not paid when due to bear interest are the rate of a legislation of the present per annum; not that he being hereby surred that each of said notes shall be raid in turned State gold coin of the present standards of weight and fineness; all the forms and coverants of said notes shall be raid in turned State gold coin of the present standards of weight and fineness; all the drain and coverants of said notes being the both principal and interest shall be raid in turned State gold coin of the present standards of weight and fineness; all the drain and coverants of said notes the paid of said one pages and belong the food and of cleared and by these presents does grant, begrands of said mortgage and and in further consideration of the type of one dollar paid to said mortgage and and belong to said mortgage and and the payment thereof, and in further consideration of the type of one of one dollar paid to said mortgage and and belong the food and released and the payment thereof and in further consideration of the type of one of one of the payment thereof and in further consideration of the type of one of one of the payment thereof and in further consideration of the type of one of one of the payment thereof and in further consideration of the type of one of one of the payment thereof and the type of one of one of the payment thereof and the type and the payment thereof and the type and the payment thereof and the payment thereof and the payment the payment thereof and the payment the payment thereof and the payment the payment the payment thereof and the payment thereof and the payment thereof and the payment thereof
Satisfaction Act	1 3 mg	Contraction	Sig Hampton avenue. There is no lien or encumbrance on said lot by mortgage judgement or otherwise except a mortgage to said little Generante and Irust Company, hearing date September 5 1912, and recorded in said office on the 7th day of September 1922 in Book 113, page 22.
			being
			recorded in the office of the Register of Mesne Conveyances or Clerk of Court for
			County, S. C., in Deed Book, page, page, page
			Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in anywise incident or appertaining. To have and to hold all and singular the said premises unto the said mortgagee and his successors, heirs and assigns forever. And said mortgagee and bind himself and his heirs, executors, administrators and successors to warrant and forever defend all and singular the said premises unto the said mortgagee and bind himself and his heirs, executors, administrators, successors and assigns and against every person whomsoever his successors, heirs and assigns from and against said mortgager and his heirs, executors, administrators, successors and assigns and against every person whomsoever lawfully claiming or to claim the same or any part thereof; also, on demand at any time, to give any further written assurances which may be desired to protect the interests of said mortgagee, including a new note or notes and mortgage correcting errors in the originals. And said mortgagor hereby covenants and agrees with said mortgagee as follows: And said mortgagor hereby covenants and agrees with said mortgagee as follows: (1) That when the loan secured hereby is closed, there shall and will be no unsatisfied lien or encumbrance of any kind, prior to the lien hereof, affecting said premises or any part thereof, this being solemnly declared and represented by said mortgagor as a condition hereof and for the purpose of obtaining a loan said premises or any part thereof, this being solemnly declared and represented by said mortgagor as a condition hereof and for the purpose of obtaining a loan

of the County of Areaville

"), due as follows...

all of said notes bearing even date herewith and bearing interest from this

(hereinafter referred to as the "mortgagor") in and by a certain principal promissory note or notes (hereinafter referred to as "notes," whether one or more) in

the fifth day of November 1925 with the privilege of paying same on the fifth day of November in any year prior year 1925, on giving not less than thirty days written

per cent. per annum, be be computed and paid Alana annually until paid in full; all interest not paid when due to bear interest at the rate

in the State aforesaid

(Hereinafter referred to as the "mortgagee") in the full