THE STATE OF SOUTH CAROLINA, County of Greenville. I, S.S. DeShields WHEREAS, I, the said S.S. Deshields in and by A certain Promissory even date with these presents, Am N.L. Carnon in the full and just sum of Pifty-five and no/100 Dollars, to be paid AS Stated in note with interest thereon, from date at the ra computed and paid Annually muntil paid in full; all interest not paid when due to bear interest at the sa interest be at any time past due and unpaid, then the whole amount evidenced by said note	rate of	SEND GREETING:
I, S.S. DeShields WHEREAS, I the said S.S. Deshields in and by A certain Promissory even date with these presents, 6m N.M. Cannon in the full and just sum of Fifty-five and no/100 Dollars, to be paid as stated in note with interest thereon, from date	mell and truly inde	SEND GREETING:
in and byA	rate ofS. ame rate as principal; and immediately due, at the	lebted to
even date with these presents, <u>N.M. Cann on</u> in the full and just sum of <u>Fifty-five and no/100</u> Dollars, to be paid <u>as stated in note</u> with interest thereon, from <u>date</u> at the re- computed and paid <u>annually</u> 	rate ofS. ame rate as principal; and immediately due, at the	lebted to per cent. per annum, to d if any portion of principal c option of the holder hered
N.M. Cam.on in the full and just sum of <u>Fifty-five and no/100</u> Dollars, to be paid <u>as stated in note</u> with interest thereon, from <u>date</u> at the re- computed and paid <u>annually</u> until paid in full; all interest not paid when due to bear interest at the sa interest be at any time past due and unpaid, then the whole amount evidenced by said note to become who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	rate of	d if any portion of principal coption of the holder here
in the full and just sum of	rate of	d if any portion of principal e option of the holder here
Dollars, to be paid	rate ofS. ame rate as principal; and immediately due, at the	d if any portion of principal e option of the holder here
Dollars, to be paid	rate ofS. ame rate as principal; and immediately due, at the	d if any portion of principal e option of the holder here
with interest thereon, from	rate of	d if any portion of principal e option of the holder here
computed and paiduntil paid in full; all interest not paid when due to bear interest at the sa interest be at any time past due and unpaid, then the whole amount evidenced by said note to become who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	ame rate as principal; and immediately due, at the	d if any portion of principal e option of the holder here
	ame rate as principal; and immediately due, at the	d if any portion of principal e option of the holder here
interest be at any time past due and unpaid, then the whole amount evidenced by said note to become who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of	immediately due, at the	e option of the holder here
who may sue thereon and foreclose this mortgage; said note further providing for an attorney's fee of		
ten per cent		
added to the amount due on said note, to be collectible as a part thereof, if the same be placed in the any part thereof, be collected by an attorney or by legal proceedings of any kind (all of which is secured reference being thereunto had, as will more fully appear.	hands of an attorney for	r collection, or if said debt,
NOW, KNOW ALL MEN, That. I S.S. De Shield	18,	
in consideration of the said debt and sum of money aforesaid, and for the better securing the payment thereof		
N.M. Cannon		
according to the terms of said note, and also in consideration of the further sum of Three Dollars, to S.S. De Shields		the said
in hand well and truly paid by the said		
at and before the signing of these Presents, the receipt whereof is hereby acknowledged, have granted, bargai	ined, sold and released, a	and by these Presents, do gr
bargain, sell and release unto the said N.M. Cermon, all that certain piece,	_	
situate, lying and being in the State and County aforesaid near the Town of Greer, and being all of Lot No. 55 as sho nnon Property, said plat made by H.S. Brockman, Surveyor J recorded in office of R.M.C. Greenville County, and being me this day by N.M. Cannon.	own by a plat o Jan. 16th, 1924	of the N.M. Ca- 4, and

------ -------------

82

• 1 n di o

:

. •

.

•• • •••••