T 34.1-10-98

\_(Seal)

FILED VOL 895 PAGE 155 13.

CREENVILLE CO. S. C.

RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT

JUL 30 9 39 PM 770

outh Carolina,

State c	of ¿	South	Carolina,
---------	------	-------	-----------

State of South Carolina,	IE FARNSWORTH		
County of Greenville.	R. M. C.	•	
1. KNOW ALL MEN BY THESE PRE	SENTS: ThatWillia	ıms Land Co., Inc.	
and			_, grantor(s),
in consideration of \$\frac{1490}{\text{organized}}\$ and existing pursuant to the ceipt of which is hereby acknowledged, and over my (our) tract(s) of land situate office of the R.M.C. of said State and C	laws of the State of So do hereby grant and in the above State ar	outh Carolina, hereinatter called the convey unto the said arantee a rial	Grantee, re- ht of way in .
Deed Book 745 at Page	83 and B	ook at Page	
and encroaching on my (our) land a distring (our) said land 40 feet in width dusame has been marked out on the grafter and Sewer District, and recorded.  The Grantor(s) herein by these presto a clear title to these lands, except as which is recorded in the office of the Rat Page. 113 and that he spect to the lands described herein.  The expression or designation "Granton and the spect of the spect	oring the time of const ound, and being show d in the R.M.C. office ents warrants that ther follows.Mtge.to Hori .M.C. of the above sa c (she) is legally quality	ruction and _2.5 teet in width to the office in Plat Book _TTT at Page _e are no liens, mortgages, or other elense Hammett, etal., assigned to detail and County in Mortgage Book description.	hereafter, as es of Taylors 125 et seg. o Calvin Compa k 953 way with re-
right and privilege of entering the afor- limits of same, pipe lines, manholes, and pose of conveying sanitary sewage and substitutions, replacements and addition sirable; the right at all times to cut awi in the opinion of the grantee, endanger proper operation or maintenance; the r ferred to above for the purpose of exe to exercise any of the rights herein gra thereafter at any time and from time to sewer pipe line nor so close thereto as 3. It is Agreed: That the grantor( That crops shall not be planted over an inches under the surface of the ground; of the grantee, interfere or conflict wit mentioned, and that no use shall be re	esaid strip of land, and any other adjuncts de dindustrial wastes, are so of or to the same from any and keep clear of so or injure the pipe line light of ingress to and reising the rights here inted shall not be consolitine exercise any or to impose any load the so may plant crops, may plant crops, may sewer pipes where to that the use of said strip and of the said strip of the sewer pipe line of the sewer pipe line of the sewer pipe line of the said strip of the sewer pipe line of the sewer pipe li	emed by the grantee to be necessary of to make such relocations, change on time to time as said grantee maid pipe lines any and all vegetations or their appurtenances, or interfe egress from said strip of land across in granted; provided that the failure of trued as a waiver or abandonment all of same. No building shall be ereceived.  Intain fences and use this strip of land to the tops of the pipes are less than the following shall be the provided that would, in the opinion of artheir appurtenances, other structure should be erected by the grantor, his heirs or assigns, contents thereof due to the operation pipe lines or their appurtenances, or	re within the y for the pur- es, renewals, ay deem de- in that might, re with their is the land re- of the grantee of the right ted over said and, provided: eighteen (18) in the opinion rooses herein the grantee, contiguous to on account of ion or main-
5. All other or special terms and	d conditions of this rig	nt of way are as follows:	
		·	
damages of whatever nature for said	right of way. bargained, sold and heir successors and as their heirs, successors, he grantee, the grantes	executors and administrators to wai 's successors or assigns, against (	rant, bargain, d herein and rrant and de-
IN WITNESS WHEREOF, the hand a		(s) herein and of the Mortgagee, if a	ny, has here-
_		WILLIAMS LAND CO., INC.	
Signed, sealed and delivered in the pr	esence of:	BY. To. Janus Laclean	(Seal)
Cento Mel	for	CALVIN COMPANY	(Seal)
As to the Grantor(s)		BY: SATISFIED & CANCELLE	D(Seal)

As to the Mortgagee