RIGHTORF: WAY TOOIS PLORS FIRE AND SEWER DISTRICT

State of South Carolings 13 10 35 AH '81

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	nville. DONNIE STANKERSLEY	538.5-1-6
1. KNOW	ALL MEN BY THESE PRESENTS: That	Doris D. Ayers
		, grantor(s),
n consideration organized and e ceipt of which is and over my (ou	of \$ 180.00 xisting pursuant to the laws of the Sto	paid by Taylors Fire and Sewer District, the same ate of South Carolina, hereinafter called the Grantee, reant and convey unto the said grantee a right of way in State and County and deed to which is recorded in the
Deed Fook	645 at Page 489	and Book at Page
and encroaching my (our) said le same has been Fire and Sew The Grante to a clear title t which is record at Page spect to the lan The expre gagee, if any th 2. The ri right and privil limits of same, pose of convey substitutions, re sirable; the rig in the opinion proper operation ferred to abov to exercise any thereafter at a sewer pipe line 3. It is A That crops sha inches under th of the grantee mentioned, an injure, endang	on my (our) land a distance of and 40 feet in width during the time marked out on the ground, and be er District, or(s) herein by these presents warrants to these lands, except as follows: No these lands, except as follows: No and that he (she) is legal and that he (she) is legal as described herein. It is is not designation "Grantor" where ere be. If of way is to and does convey to ege of entering the aforesaid strip of pipe lines, manholes, and any other adding sanitary sewage and industrial we placements and additions of or to the of the grantee, endanger or injure the of the grantee, endanger or injure the on or maintenance; the right of ingresses for the purpose of exercising the right of the rights herein granted shall not a strip the purpose of exercising the right of the granteed. That the grantor(s) may plant a light of the granted over any sewer pipes as surface of the ground; that the use of a that no use shall be made of the said error render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render that the use of the control of the are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inaccessible the sewer pipes that he are or render inac	feet, more or less, and being that portion of of construction and _25 feet in width thereofter, as ing shown on a print on file in the offices of Taylors that there are no liens, mortgages, or other encumbrances need by a said State and County in Mortgage Book lly qualified and entitled to grant a right of way with rever used herein shall be understood to include the Mortthe grantee, its successors and assigns the following: The land, and to construct, maintain and operate within the liuncts deemed by the grantee to be necessary for the purcastes, and to make such relocations, changes, renewals, a same from time to time as said grantee may deem declear of said pipe lines any and all vegetation that might, pipe lines or their appurtenances, or interfere with their is to and egress from said strip of land across the land regists herein granted; provided that the failure of the grantee is to and egress from said strip of land across the land regists herein granted; provided that the failure of the grantee is any or all of same. No building shall be erected over said by load thereon. Crops, maintain fences and use this strip of land, provided: where the tops of the pipes are less than eighteen (18) if said strip of land by the grantee for the purposes herein a strip of land that would, in the opinion of the grantee, lifeling or other structure should be erected contiguous to
soid sewer pip any damage t tenance, or ne or mishap tha	e line, no claim for damages shall be	ding or contents thereof due to the operation or main- , of said pipe lines or their appurtenances, or any accident
damages of s 7. The sell and relective grantor(s) fend all and s whomscever	whatever nature for said right of way, grantor(s) have granted, bargained, isse unto the grantee(s), their successor further do hereby bind their heirs, so ingular said premises to the grantee, the lawfully claiming or to claim the same	sold and released and by these presents do grant, bargain, is and assigns forever the property described herein and uccessors, executors and administrators to warrant and denie grantee's successors or assigns, against every personne or any part thereof.
	·	ie Grantor(s) herein and of the Mortgagee, if any, has here-
unto been sel	this' 8th day of Septe	<u>mber , 19 81</u>
-	d and delivered in the presence of: Lie Calle, As to the Grantor(s)	Doris D. Ayers (Seal)

(CONTINUED ON NEXT PAGE)

As to the Mortgages

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