State of South Carolina, COUNTY OF GREENVILLE

AUG 13 9 26 AM 1968

OLLIE TANNSWORTH RIGHT OF WAY R. M.G.

	KNOW ALL MEN BY THESE PRESE	•
called right *Lot 22, is red	the Grantee, receipt of which is hereby acknowledge way in and over my (our) tract(s) of property of C. A. & Jessie M. Rorded in the office of the R. M. C. of said S	State and County in Deed Book P. 8
xandz	gołz xz xz xz xz x z n z nogo c z x x x x x x x, a	and encroaching on my(our) land a distance of 40
feet,	nore or less, and being that portion of my(our) said landXZXZXZXZXZXzeexxeide daringx consistantion and
<u>XZX</u> file i	XZXZX TRAXEDE XENERALE as same has be the offices of the Clerk of the Town of	neen marked out on the ground, and being shown on a print on f Mauldin and on file in the R. M. C. Office in Plat Book
to a	at page he Grantor(s) herein by these presents war clear title to these lands, except the following	
	None	
	•	XB& BKA& XXIXXXXX X X X X X X X X X X X X X X X
		qualified and entitled to grant a right of way with respect to
	nds described herein. The expression or designation "Grantor" w	wherever used herein shall be understood to include the Mort-
right limit purp subs siral in the properties of	and privilege of entering the aforesaid strip of same, pipe lines, manholes, and any of see of conveying sanitary sewage and inclustitutions, replacements and additions of or tree; the right at all times to cut away and le opinion of the Grantee, endanger or injured operation or maintenance; the right of inglet to above for the purpose of exercising the tect to exercise any of the rights herein grant thereafter at any time and from time to time said sewer pipe line nor so close thereto as and the tree of the ground; that the second of the Grantee, interfere or conflict with mentioned, and that no use shall be mad tee, injure, endanger or render inaccessible. It is Further Agreed: That in the even id sewer pipe line, no claim for damages count of any damage that might occur to saintenance, or negligences of operation or the granted covers that portion of the	plant crops, maintain fences and use this stip of land, provide were pipes where the tops of the pipes are less than eighteen (18) use of said strip of land by the Grantor(s) shall not, in the h the use of said strip of land by the Grantee for the purposes de of the said strip of land that would, in the opinion of the e the sewer pipe lines or their appurtenances. In a building or other structure should be erected contiguous shall be made by the Grantor(s), _their heirs or assigns, such structure, building or contents thereof due to the operation maintenance, of said pipe lines or their appurtenances, or any thereto. In of this right of way are as follows: The right-of-way the grantor's land within a distance of 20 feet on astruction, and thereafter, within a distance of
	// 0 770	ecified are hereby accepted in full settlement of all claims and
dan	ages of whatever nature for said right of w	vay.
		d seal(s) of the Grantor(s) herein and of the Mortgagee, if
any	has hereunto been set this/5_ da	ny of
In t	e presence of:	Blanch B. Harcotokseal
_(As to Grantor(s)	Grantor(s) (SEAL)
_	7	Mortgagee
	As to Mortgagee	_