JAN 8 12 47 1	PM 1969	T 5-2-12
RIGHT OF WAY TO TANLORS FIRE AND SEWER DISTRICT 839 PAGE 510		
State of South Carolina, 6. M.C.		No Prominent of
County of Greenville.		Fred to the second
1. KNOW ALL MEN BY THESE PRESENTS: That	Mary Freeman	
in consideration of \$ 250.	·	grantor(s),
in consideration of \$ 250. organized and existing pursuant to the laws of the State of ceipt of which is hereby acknowledged, do hereby grant a and over my (our) tract(s) of land situate in the above State office of the R.M.C. of said State and County in:	South Carolina, hereinafter	newer District, the same called the Grantee, re-
Deed Book at Page and	l Book at P	'age
and encroaching on my (our) land a distance of 240 my (our) said land 4.0_feet in width during the time of co same has been marked out on the ground, and being s Fire and Sewer District, and recorded in the R.M.C. offi The Grantor(s) herein by these presents warrants that it to a clear title to these lands, except as follows: which is recorded in the office of the R.M.C. of the above at Page and that he (she) is legally que spect to the lands described herein. The expression or designation "Grantor" wherever use gagee, if any there be. 2. The right of way is to and does convey to the gra- right and privilege of entering the aforesaid strip of land, dimits of same, pipe lines, manholes, and any other adjuncts pose of conveying sanitary sewage and industrial wastes, substitutions, replacements and additions of or to the same sirable; the right at all times to cut away and keep clear of in the opinion of the grantee, endanger or injure the pipe li proper operation or maintenance; the right of ingress to an ferred to above for the purpose of exercising the rights her to exercise any of the rights herein granted shall not be con thereafter at any time and from time to time exercise any or sewer pipe line nor so close thereto as to impose any load is 3. It is Agreed: That the grantor(s) may plant crops, That crops shall not be planted over any sewer pipes where nches under the surface of the ground; that the use of said strip of the grantee, interfere or conflict with the use of said strip mentioned, and that no use shall be made of the said strip or niure, endanger or render inaccessible the sewer pipe line 4. It is Further Agreed: That in the event a building or endance, or negligences of operation or maintenance, of said or mishap that might occur therein or thereto. 5. All other or special terms and conditions of this rie	feet, more or less, and instruction and 2.5 feet in a fe	d being that portion of n width thereafter, as the offices of Taylors at Page 125 et seg. or other encumbrances rigage Book gright of way with red to include the Mortgas the following: The necessary for the purse, changes, renewals, rantee may deem deveted to include the middle the major of the grantee may deem deveted to include the middle the major of the grantee may deem deveted to the major of the grantee donment of the right libe erected over said rip of land, provided: ss than eighteen (18) all not, in the opinion of the grantee, erected contiguous to ssigns, on account of
6. The payment and privileges above specified are heamages of whatever nature for said right of way. 7. The grantor(s) have granted, bargained, sold and sell and release unto the grantee(s), their successors and as ne grantor(s) further do hereby bind their heirs, successors, and all and singular said premises to the grantee, the grantee thomsoever lawfully claiming or to claim the same or any IN WITNESS WHEREOF, the hand and seal of the Grantor and been set this day of	released and by these present signs forever the property d executors and administrators s's successors or assigns, ag part thereof. (s) herein and of the Mortgag	ts do grant, bargain, escribed herein and to warrant and de- gainst every person see, if any, has here-
As to the Mortgagee		(Seal)