MAR 24 - 11 44 AM 169

RIGHT OF WAY TO TOLVIE GRANN OR THIND SEWER DISTRICT
R. M. C.

Diale of South Carolina,			•	
County of Greenville.		•	•	
1. KNOW ALL MEN BY THESE	 PRESENTS: That	John M. Homor	÷	
	argaret T. Homor			
in consideration of \$ 70.				_, grantor(s), ·
organized and existing pursuant to the ceipt of which is hereby acknowledge and over my (our) tract(s) of land situ office of the R.M.C. of said State and	ed, do hereby gran late in the above \$to I County in:	nt and convey unto the area and County and	he said grantee a rig deed to which is rec	Grantee, re- ht of way in orded in the
Deed Book 849 at Page				
and encroaching on my (our) land a dimy (our) said land 40_feet in width same has been marked out on the Fire and Sewer District, and recorn The Grantor(s) herein by these properties and sever district, and recorn The Grantor(s) herein by these properties and sever to the lands described herein. The expression or designation "gagee, if any there be. 2. The right of way is to and right and privilege of entering the affirmits of same, pipe lines, manholes, a pose of conveying sanitary sewage of conveying sanitary sewage of conveying sanitary sewage of conveying sanitary sewage of the right at all times to cut a in the opinion of the grantee, endang proper operation or maintenance; the ferred to above for the purpose of entering the above for the purpose of entering the any time and from time sewer pipe line nor so close thereto a 3. It is Agreed: That the granto That crops shall not be planted over a sinches under the surface of the grantee, interfere or conflict we mentioned, and that no use shall be not injure, endanger or render inaccessibused. It is Further Agreed: That in said sewer pipe line, no claim for data any damage that might occur to such the confidency of the grantee, or negligences of operation company damage that might occur therein or the said sever pipe line, no special terms are confidenced.	ground, and being ded in the R.M.C. of the above the (she) is legally of the cores of the above t	construction and	en file in the office on file in the office of one of	hereafter, as s of Taylors (25 et seq. ncumbrances (25 et seq. ncumbrances) (25 et seq. ncumbran
nance, or negligences of operation or mishap that might occur therein or	structure, building or maintenance, of s thereto.	or contents thereof said pipe lines or the	due to the operatio ir appurtenances, or a	
6. The payment and privileges damages of whatever nature for said 7. The grantor(s) have granted(s), ell and release unto the grantee(s), the grantor(s) further do hereby bind end all and singular said premises to the whomscever lawfully claiming or to continuous.	right of way. bargained, sold a their successors and their heirs, successors the grantee, the argu-	nd released and by the assigns forever the ors, executors and acoustics are assigned.	these presents do gran	nt, bargain, herein and
IN WITNESS WHEREOF, the hand of noto been set this day of			/·	r, has here-
•	,	, 19_6	·	
igned, sealed and delivered in the pr	esence of:	Margaret	no Classes	Hec (Seal)
As-to the Grantor(s)	hel	FIRST FEDERA BY VIEWER	L SAVINGS & YOU	(Seal) AN ASSOCIATION (Seal)
As to the Mortgage's		· Vice -	V rendent	(Seal)