## RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT

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Hay 23 9 56 AH '69

State of South Carolina,

No Documentary Stamps

(Seal)

County of Greenville.	OLLIE FARNSWORTH R. M. C.		Required, See Affidavit
1. KNOW ALL MEN BY	THESE PRESENTS: That	Williams Land Co., Inc.	Book 28, Page 1
and			
n consideration of \$\frac{1}{2}	0 00-		, grantor(s),
organized and existing pursu- eipt of which is hereby ackr	ant to the laws of the State of	paid by Taylors Fire and Se of South Carolina, hereinafter co and convey unto the said grant e and County and deed to which	illed the Grantee, re-
eed Book745	at Page 83 ai	nd Book at Pa	ge
and encroaching on my (our) my (our) said land 4.0 feet is me has been marked out. Fire and Sewer District, and The Grantor(s) herein by o a clear title to these lands, which is recorded in the official Page. 113 apect to the lands described has pect to the lands of the granter at any time and from the pipe line nor so close the lands of the granter at any time and from the granter at any time and from the granter has pect to the granter of the granter of the granter, interfere or contentioned, and that no use shall recommend that n	and a distance of219-n width during the time of conthe ground, and being a recorded in the R.M.C. of these presents warrants that except as follows. Mige. to le of the R.M.C. of the above and that he (she) is legally querein.  The total does convey to the goal that a foresaid strip of land, sholes, and any other adjunct awage and industrial wastes, and additions of or to the same to cut away and keep clear endanger or injure the pipe ance; the right of ingress to a se of exercising the rights herein granted shall not be a made of the said strip around; that the use of said strip around; that the use of said strip accessible the sewer pipe ling that in the event a building for damages shall be made of the said strip accessible the sewer pipe ling that in the event a building for damages shall be made of the said strip accessible the sewer pipe ling that in the event a building for damages shall be made of the said strip accessible the sewer pipe ling that in the event a building for damages shall be made of the said strip accessible the sewer pipe ling that in the event a building for damages of said strip accessible the sewer pipe ling that in the event a building for damages and the said strip accessible the sewer pipe ling that in the event a building for damages and the said strip accessible the sewer pipe ling that the said strip accessible and the said strip accessible accessible and the said strip accessible and	feet, more or less, and construction and _2.5 feet in shown on a print on file in the fice in Plat Book _TTT and there are no liens, mortgages, or dortense Hammett, etal., assign a said State and County in Mortgualified and entitled to grant a research and to construct, maintain and seemed by the grantee to be not and to make such relocations, and to their appurtenances, or not egress from said strip of land by the grantee for of land that would, in the opin to their appurtenances.  Or other structure should be ere by the grantor, his heirs or assert contents thereof due to the id pipe lines or their appurtenance.	being that partion of width thereafter, as the offices of Taylors to Page 125 et seq. other encumbrances and to Calvin Companage Book 923, ight of way with reto include the Mortals the following: The loperate within the ecessary for the purchanges, renewals, nate may deem degetation that might, interfere with their diacross the land reallure of the grantee onment of the right be erected over said pof land, provided: than eighteen (18) I not, in the opinion the purposes herein the purposes herein the contiguous to signs, on account of
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7. The grantor(s) have ( Il and release unto the grant e grantor(s) further do hereb and all and singular said prem	granted, bargained, sold and tee(s), their successors and over bind their heirs, successors	hereby accepted in full settlement of released and by these presents assigns forever the property de- to, executors and administrators to bee's successors or assigns, ago by part thereof.	do grant, bargain, scribed herein and
		or(s) herein and of the Mortgage	e, if any, has here-
o been set this d	a de la companya de	1968	
ned, sealed and delivered in	the presence of:	WILLIAMS LAND CO., I	ŅC.
Sommel J.	Welleams	BY: W. Jan he	(Seal)
funto the	Ellow	CALVIN COMPANY	
As to the Grant	or(s)	ov Mac 12 B	(Seal)

Sarah L. Campell
As to the Mortgogee