RIGHT OF WAY TO TAYLOR OF THE AND SEWER DISTRICT

| State of South Carolina, | OLLIE FARNS R. M. C. | | | | |
|--|--|---|--|---|--|
| lounty of Greenville. | | | • | | |
| 1. KNOW ALL MEN BY | THESE PRESENTS: That _ | Robert L. | Ellis | | |
| and and | | | <u> </u> | | grantor(s), |
| 111 | 2 == | • 1 1 | Taulan Eige | ad Sower District | the same |
| eipt of which is hereby ackn and over my (our) tract(s) of la office of the R.M.C. of said St | nowledged, do hereby g and situate in the above tate and County in: | rant and conve State and Cou | y unto the said inty and deed to | grantee a right which is record | of way in ded in the |
| Deed Book 743 | at Page 117 | and Book | | at Page | |
| and encroaching on my (our) and (our) said land 40 feet in same has been marked out Fire and Sewer District, or The Grantor(s) herein by to a clear title to these lands, which is recorded in the office Page 234. The expression or design agage, if any there be. 2. The right of way is right and privilege of enterin limits of same, pipe lines, may pose of conveying sanitary substitutions, replacements a sirable; the right of all times in the opinion of the grantee proper operation or mainten ferred to above for the purpose of the same of the rights thereafter at any time and for sewer pipe line nor so close 3. It is Agreed: That that crops shall not be plant inches under the surface of the grantee, interfere or mentioned, and that no use injure, endanger or render 4. It is Further Agreed said sewer pipe line, no cla any damage that might occitenance, or negligences of the control of the grantee of the any damage that might occitenance, or negligences of the control of the grantee of the any damage that might occitenance, or negligences of the control of the grantee of the any damage that might occitenance, or negligences of the control of the grantee. | land a distance of n width during the time on the ground, and be not recorded in the R.M. these presents warrants, except as follows: Mtg. ce of the R.M.C. of the and that he (she) is legalered in the record of the record of the record of the record of the angle of | e of construction of that there are to first Fee above said Statusty qualified are were used hereing the grantee, it fland, and to adjuncts deemed wastes, and to be same from the clear of said pipe lines or it so to and egressights herein grant be construed to any or all of said strip of laids in the context of the context | eet, more or less of and _2.5 f a print on file t Book _TTT no liens, mortga deral Savings de and County in the entitled to grant on shall be undered souccessors and construct, mainto by the grantee make such relower to time as signed lines any another appurtenants from said strip thed; provided that a waiver or same. No building a fences and use os of the pipes land by the grant that would, in a purtenances structure shoul grantor, his heir appurtenances structure shoul grantor, his heir appurtenances tructure shoul grantor, his heir appurtenances thereof due lines or their appurtenances of their appurtena | , and being that eet in width the in the offices at Page 125 ges, or other ence Loan Associa Mortgage Book ant a right of worstood to include assigns the followin and operate to be necessary frations, changes, aid grantee may diall vegetation inces, or interfere of land across that the failure of abandonment ag shall be erected this strip of land are less than eighter shall not, in the for the purpose of the opinion of the operation outtenances, or a strip of the operation outtenances, or a | portion of reafter, as of Taylors |
| 5. All other or specio | ii lettiis dila conditions | 0 | | | |
| | | | | | |
| | | | | | |
| • | | | | | |
| | | | | | |
| | | | | | |
| The payment and damages of whatever natu | privileges above specif are for said right of way | fied are hereby | accepted in full | settlement of all | claims and |
| 7. The grantor(s) has sell and release unto the sthe grantor(s) further do hend all and singular said pwhomscever lawfully claim | ve granted, bargained, grantee(s), their successon ereby bind their heirs, somemises to the grantee, the hing or to claim the sar | ors and assigns successors, executive grantee's sume or any part | utors and admin accessors or ass thereof. | istrators to warr igns, against ev | ant and de- very person |
| IN WITNESS WHEREOF | , the hand and seal of t | he Grantor(s) he | erein and of the | Mortgagee, if an | y, has here- |
| unto been set this | _ day of | TRCA | , 19 | - , | |
| Signed, sepled and deliver | | | | | |
| | | | | | |

Allen

FIRST FEDERAL SAVINGS & LOAN ASSOC.

1 Assistant Vice- Pres.