BOOK 796 PAGE 601.

State of South Caroli	T OF WAY TO TAYLOR	S WATER AND SEWE	•	LEO LE CO. S. C.
County of Greenville.	,			
9	BY THESE PRESENTS: That	I, Charles L. Taylo	APR 22 4	is PH 1966
	and	<u> </u>	OLLIE F 12	erantor(s),
in consideration of \$_90. organized and existing p ceipt of which is hereby and over my (our) tract(s) office of the R.M.C. of sc	ursuant to the laws of the acknowledged, do hereby of land situate in the abovid State and County in:	State of South Carolina, h grant and convey unto th e State and County and i	R: M dater and Sewer ereinafter called e said grantee of deed to which i	District, the same I the Grantee, re- a right of way in a recorded in the
Deed Book 673	at Page521	and Book	at Page	
my (our) said land 10 10 same has been marked Water and Sewer District The Grantor(s) hereit to a clear title to these lowhich is recorded in the at Page 538 spect to the lands described The expression or agage, if any there be. 2. The right of waright and privilege of en limits of same, pipe lines, pose of conveying sanita substitutions, replacemen sirable; the right at all tin the opinion of the graproper operation or mainferred to above for the to exercise any of the right end to exerci	designation "Grantor" when by is to and does convey to the ingrithe aforesaid strip of manholes, and any other cary sewage and industrial at and additions of or to the imes to cut away and keep nitee, endanger or injure the intenance; the right of ingree purpose of exercising the rights herein granted shall not from time to time exercise the grantor(s) may plant allotted over any sewer pipe of the grantor(s) may plant allotted over any sewer pipe of the ground; that the use or conflict with the use of use shall be made of the sader inaccessible the sewer preed: That in the event a but claim for damages shall be occur to such structure, but of operation or maintenance cur therein or thereto.	e or construction and abeing shown on a print of the construction and construction and construction and construction are constructed and construction and construction are constructed as a construction and const	on file in the of IIII at Ponortgages, or otherwise to grant a right understood to a sand assigns the maintain and of antee to be necessary and all vegentenances, or in a strip of land a ded that the fail wer or abandon wilding shall be a grantor shall regrantee for the d, in the opinion ances. Should be erects heirs or assigned to the opinion ances of the opinion and the opinion	offices of Taylors offices of Taylors are necessary association, and the second association, as Book
A. Owner to require	contractor to install "T	' in trunk line where h	e can connect	to rear of dwellin
			•	
,				
damages of whatever no 7. The grantor(s) sell and release unto the the grantor(s) further do fend all and singular said	and privileges above specificature for said right of way have granted, bargained, e.grantee(s), their successor hereby bind their heirs, so d premises to the grantee, the grantee, the grantee or to claim the same	sold and released and by rs and assigns forever th uccessors, executors and a ne grantee's successors or	these presents of property described described to the described described to the described descr	do grant, bargain, ribed herein and warrant and de-
	OF, the hand and seal of th			, if any, has here-
unto been set this 21s	tday ofApril_	, 19_6	<u>66</u> ,	
Signed, sealed and deliv	vered in the presence of:		les S.	Toula
(All		_ (par	u J,	(Seal)

(Continued on next page)

First Federal Savings & Loan Association, by its duly authorized officer