State of South Carolina,

County of Greenville.	•	٠,	
1. KNOW ALL MEN B	Y THESE PRESENTS: That	Dale M. Lewallen	
and	Sara P. Lewallen		
in consideration of \$ 23 organized and existing purs ceipt of which is hereby ac	uant to the laws of the State knowledged, do hereby gra land situate in the above S	paid by Taylors Fire and Sew e of South Carolina, hereinafter cal nt and convey unto the said grante tate and County and deed to which	led the Grantee, re-
	- '	and Book at Pag	
and encroaching on my (our) my (our) said land 40 feet same has been marked out Fire and Sewer District, a The Grantor(s) herein by to a clear title to these lands which is recoded in the off at Page 032 spect to the lands described The expression or designage, if any there be. 2. The right of way is	land a distance of20 in width during the time of on the ground, and being and recorded in the R.M.C. of these presents warrants the condition of the R.M.C. of the abound that he (she) is legally herein. gration "Grantor" wherever it and does convey to the	form—— feet, more or less, and be formation and 2.5— feet in a g shown on a print on file in the office in Plat Book TTT—— at at there are no liens, mortgages, board over said State and County in Mortgage qualified and entitled to grant a right used herein shall be understood to grantee, its successors and assigns and, and to construct, maintain and	eing that portion of width thereafter, as a offices of Taylors Page 125 et seq. other encumbrances Association ge Book 1059 ght of way with repoinclude the Mort-
pose of conveying sanitary substitutions, replacements a sirable; the right at all times in the opinion of the grantee proper operation or maintenferred to above for the purp to exercise any of the rights thereafter at any time and freewer pipe line nor so close 3. It is Agreed: That the That crops shall not be plants inches under the surface of the of the grantee, interfere or comentioned, and that no use sinjure, endanger or render in 4. It is Further Agreed: said sewer pipe line, no clair any damage that might occur tenance, or negligences of opor mishap that might occur the substitutions.	innoies, and any other adjurts was and additions of or to the so to cut away and keep clear, endanger or injure the pipance; the right of ingress to so of exercising the rights herein granted shall not be om time to time exercise and thereto as to impose any lose grantor(s) may plant croped over any sewer pipes where ground; that the use of said standard with the use of said shall be made of the said standard with the use of said that in the event a building for damages shall be mare to such structure, building the precious or maintenance, of the said or thereto.	nots deemed by the grantee to be never, and to make such relocations, arme from time to time as said granter of said pipe lines any and all vegue lines or their appurtenances, or in and egress from said strip of land therein granted; provided that the factoristic as a waiver or abandously or all of same. No building shall be said thereon. The said thereon is an armed to the said strip of land by the grantee for the said strip of land by the grantee for the said of the said there of the said t	cessary for the purchanges, renewals, tee may deem detectation that might, interfere with their across the land reliberation of the granteenment of the right e erected over said of land, provided: than eighteen (18) not, in the opinion of the grantee, cited contiguous to gas, on account of
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		•	
7. The grantor(s) have sell and release unto the grathe grantor(s) further do here	granted, bargained, sold a nintee(s), their successors and by bind their heirs, successor mises to the grantee, the arg	re hereby accepted in full settlement and released and by these presents of assigns forever the property desc ors, executors and administrators to ntee's successors or assigns, again any part thereof.	lo grant, bargain, ribed herein and
IN WITNESS WHEREOF, th	e hand and seal of the Gra	ntor(s) herein and of the Mortgagee,	if any, has here-
into been set this	day of July	, 19 <u>'</u>	
igned, sealed and delivered	in the presence of:		
Darhara D	Vanne	Hal M. Canal	1/2 15-10
linto The	Elban	Lava P. 1.	(Sedi)
As to the Gran	tor(s)	Flore D.	(Seal)
Barbara C. De	mm	FIRST FEDERAL SAVINGS 8	LOAN ASSOC.
As to the Mortg	Tellor.	BY: / homa M. Col	(Seal)
(Continued on next pagelice - Puncht			