RIGHT OF WAY TO TAYEORS FIRE AND SEWER DISTRICT

	OLI 15 7 17 PH 770	:	VOL 896 PAGE	3/3
State of South Carolina,	OLLIE FARMSWORTH			
County of Greenville.	R. H. C. WORTH			
1. KNOW ALL MEN BY T	HESE PRESENTS: That	HENCK KXXXXXX Edith W	- Duncan	
· and			, grantor(s)). `
in consideration of \$ and organized and existing pursuanceipt of which is hereby acknown over my (our) tract(s) of la office of the R.M.C. of said Standard office of the County, S. C.	nd situate in the above State ate and County in: Also wil	f South Carolina, hereing and convey unto the sa and County and deed I of Harold J. Dunc	d to which is recorded in the an, filed Probate Court f	n e for
. VC/ باممواليم	it rage	d Book	at rage	-
and encroaching on my (our) la my (our) said land 40_feet_ in same has been marked out of Fire and Sewer District, an The Grantor(s) herein by 10 a clear title to these lands, which is recorded in the office of Page 231	and a distance of	feet, more or land to the construction and 2.5. Is shown on a print on fice in Plat Book TTT there are no liens, mort on the construction and county walified and entitled to used herein shall be ungrantee, its successors of and to construct, mainst deemed by the grants, and to make such the from time to time a of said pipe lines any lines or their appurtee and egress from said streeting granted; provided construed as a waiver or all of same. No built at thereon. In the construction of land by the grant of land by the grant of land by the grant or their appurtenancy or other structure shall be the construction of the pipe distript of land by the grant or their appurtenancy or other structure shall be granted, his or contents thereof of said pipe lines or their said pipe lines or their said pipe lines or their	ess, and being that portion of feet in width thereafter, of file in the offices of Taylor at Page 125 et seg. It gages, or other encumbrance, in Mortgage Book 960 grant a right of way with renderstood to include the Mortgand assigns the following: The intain and operate within the et obe necessary for the puelocations, changes, renewal as said grantee may deem do and all vegetation that migh nances, or interfere with the trip of land across the land red that the failure of the granter or abandonment of the right land in the opinion of the granter shall not, in the opinion of the granter in the opinion of the granter in the opinion of the granter or assigns, on account due to the operation or ma appurtenances, or any accidents.	of as a second of a second of as a second of a s
•				
•				
7. The grantor(s) have sell and release unto the grantor(s) further do he	privileges above specified of re for said right of way. re granted, bargained, sold grantee(s), their successors ar ereby bind their heirs, succes remises to the grantee, the gr ning or to claim the same of	and released and by the nd assigns forever the ssors, executors and ad rantee's successors or	hese presents do grant, bargo property described herein of the initiations to warrant and	ain, and de-
WHOMSOEVER TOWNSHIP ENGINE	, the hand and seal of the G	rantor(s) herein and of	the Mortgagee, if any, has h	ere-
IN WITNESS WHEREOF	_ day of	, 19	<u>-0</u>	
Signed, sealed and deliver				
\sim 0	Longon Ju	Ails.	of Duncan	Seal)
As to the C	Frantor(s)		(Q L	(Seal)
(Stuffel)		wy	tarking ((Seal)
(0 //3/-				(Seal)