RIGHT OF	WAY TO TAYLORS FIRE	AND SEWER DISTRICT	- CTS
State of South Carolina,	GREEN - F 60. S. C.	538 • 6-1-33	
County of Greenville.	SEP 23 10 55 AM '81		
1. KNOW ALL MEN BY	THESE PRESENTS: THOU J. Ke	eith Cunningham	
	Dan L. Cunningham, Jr.	, gr	antor(s),
organized and existing pursu ceipt of which is hereby ack and over my (our) tract(s) of office of the R.M.C. of said (ant to the laws of the State of Soc nowledged, do hereby grant and land situate in the above State and State and County in:	id by Taylors Fire and Sewer District, that the Carolina, hereinafter called the Gran convey unto the said grantee a right of a County and deed to which is recorded	way in d in the
Deed Eook 1142	at Page 941 and Bo	ook at Page	m = 0 (m) = 0 mm
ry (our) said land 40 feet same has been marked out Fire and Sewer District, The Grantor(s) herein be to a clear title to these land which is recorded in the off at Page spect to the lands described the expression or designate, if any there be. 2. The right of way right and privilege of enter limits of same, pipe lines, may be effectively in the opinion of the granter proper operation or mainter ferred to above for the put to exercise any of the right thereafter at any time and sewer pipe line nor so clos. 3. It is Agreed: That That crops shall not be plaintered under the surface of	y these presents warrants that there is, except as follows: None ice of the R.M.C. of the above sail and that he (she) is legally qualification "Grantor" wherever used is to and does convey to the granting the aforesaid strip of land, an anholes, and any other adjuncts desembles and industrial wastes, and additions of or to the same frest to cut away and keep clear of see, endanger or injure the pipe line nance; the right of ingress to and roose of exercising the rights hereins herein granted shall not be constituted in the grantor(s) may plant crops, manted over any sewer pipes where it the ground; that the use of said strip and its product that the use of said	he tops of the pipes are less than eightip of land by the granter shall not, in the of land by the granter for the purpos	Taylors mbrances with re- he Mort- ving: The ithin the the pur- enewals, deem de- at might, vith their land re- e grantee the right over said provided: teen (18) e opinion es herein
mentioned, and that no use injure, endanger or render 4. It is Further Agree said sewer pipe line, no cleany damage that might occurrence, or negligences of or mishap that might occurrence. 5. All other or spec	s shall be made of the said strip of r inaccessible the sewer pipe line of ed. That in the event a building or aim for damages shall be made b cur to such structure, building or operation or maintenance, of said r therein or thereto. ial terms and conditions of this rig	or their appurtenances. other structure should be erected conting the grantor, his heirs or assigns, on a contents thereof due to the operation pipe lines or their appurtenances, or any	iguous to ccount of or main- y accident
and stay	hed and left on	The Property.	
6. The payment and damages of whatever not 7. The grantor(s) has sell and release unto the the grantor(s) further do fend all and singular said whomsoever lawfully claim whomsoever lawfully claim in the been set this 19 Signed, sealed and deliver the selled and deliver the s	d privileges above specified are house for said right of way. ave granted, bargained, sold and grantee(s), their successors and a hereby bind their heirs, successors, premises to the grantee, the grante ming or to claim the same or any of the hand and seal of the Grante day of the presence of:	released and by these presents do grant ssigns forever the property described h executors and administrators to warrar e's successors or assigns, against eve	taims and t, bargain, erein and nt and de- ry person
·			(Seal)
			(Seal)

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As to the Mortgages