RIGHT OF WAY

185-2-15

State of South Carolina,

COUNTY OF GREENVILLE.

| 1. | KNOW AL | L MEN | BY THESE | PRESE | NTS: That | Melville 0 | Roberts | |
|---|--|--|---|--|--|---|--|--|
| and | Jenni | e K . j | Roberts | | _ | . / \ | | 0 |
| | | | | | | antor(s), in considera litic under the laws o l, do hereby grant a e in the above State | | |
| which is | recorded in | the offic | e of the R. M | I. C., of sa | id State and C | ounty in Book 577 | at page33 | 9and |
| | | | | | | unded by the lands o | | |
| my (our) | said land_/ | or been | More dul II | exxidexx | MRXXXXXX | feet, more or less, a and 25 ft. wixxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx | de thereaf Maxaxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx | ter kxxxxkx |
| The | Grantor(s) l | erein b | y these prese except as fo | nts warran | t in R.M. nts that there a | C.Office, Pla re no liens, mortgage | t Bk.XX, P. | ages 58-6 |
| First | Federa1 | Savi | ngs and | Loan A | ssociatio | n of Greenvil | le, S. C. | |
| | | | | | | ate and County in M | C C, | |
| | | | | | | ititled to grant a righ | | |
| . (1117 (11 | icie de. | | | | | shall be understood t | | |
| ame, pip reving sa eplacement all time the grants of the purpose the rights and from the colores of the colores of that crope and that of the colores and that of the colores of the colores the colores the colores of the colores the colores | be lines, manimitary sewage ents and address to cut awee, endanger enance; the rise of exercise herein grantime to time thereto as to the same to the surface of the transport of the finaccessible the finaccessible that migheness of open the occur there of the cut occur there occur the occur the occur the occur there occur the occur there occur the occu | incles, and incles, and incles, and incles, and incles and including the form of the plante of the sew Agreed: In occur to come or the pecial tector or the comperty of the perion of the pecial tector of the pecial tect | and any other and any other and any other and any other and are the pipe lingress to and rights herein l not be consulted any load there e grantor(s) red over any sed; that the us of the said stern pipe line and the maintenance of the said stern and connuille seguitable. | djuncts de tes, and te tes, and te tes, and te tes, and te me from said pipe nes or the egress from granted; strued as all of same ton. In a plant to their apevent a bust or their apevent a bust or their apevent a bust of said ditions of the ter listing. | and to constructed and to constructed by the go make such a lines any and ir appurtenance me said strip of provided that a waiver or abactories of land by the cops, maintain where the tops trip of land by p of land by p of land by the land that would, ir opurtenances, allding or other be made by the made by the made by the made by the semantal this right of we strict had sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the sewer pipes are pipes as the contents of the con | ct, maintain and operantee to be necessar relocations, changes, said grantee may call vegetation that es, or interfere with a land across the land the failure of the grandonment of the righall be erected over a fences and use this of the pipes are lessed the grantor shall not be grantee for the pure the opinion of the grantor, his heirs of thereof due to the opinion of the grantor, his heirs of thereof due to the opinion of the grantor, his heirs of the grantor, his heirs of the grantor, his heirs of the pure as follows: Is an existing the new read the new | reate within the ry for the purpose renewals, subsideem desirable; the might, in the open their proper of the thereafter at a said sewer pipe of the eighteen (18 of, in the opinion proses herein megrantee, injure, ender assigns, on accordance of the control of the contr | limits of e of con- titutions, the right inion of peration pove for e any of any time line nor rovided: b) inches n of the ntioned, ndanger tuous to count of tenance, mishap e on l be e |
| 6. T | he payment of whatever | and pri nature f | vileges above or said right | specified | are hereby ac | ine of the ri | ment of all clai | ms and |
| IN W | TINESS WI | HEREO | F the hand a | nd seal of | the Grantor(s) | herein and of the | Mortgagee, if a 62 A. D. | ny, has |
| | d, scaled and | | • | <u></u> | | 19_ | .= л. D. | |
| in the Aclds | presence of: ed ld. | Bail | As to the | e Grantor(s e Grantor(s | '' // | chille () () Crantor(s) | Solute) | _(Seal) _(Seal) |
| ilm | an CM | mit | As to the | e Mortgage e Mortgage | OF G | T FEDERAL SAV REENVILLE, B Mortgage | G. | _ |