OLLIE FIFNSWORTH

RIGHT OF WAY

State of South Carolina,

COUNTY	OF	GREENVILLE.	

1. KNOW ALL MEN BY THESE	E PRESENTS: That	Jack E. Shaw	· · · · · · · · · · · · · · · · · · ·
	ver District Commission, a	grantor(s), in consideration of body politic under the laws of d, do hereby grant and convey	South Carolina, herein- unto the said grantee
recorded in the office of the R. M. C.,			
at page, said lands being	known and designated as.	a 10-foot strip on	the northwesterly
side of Warehouse Court; Lot 2. and encroaching on my (our) land a	property shown o	n County Block Book	as Pl5.3, Block 3,
(our) said land line as same has been marked out on the Water & Sewer District Commission. The Grantor(s) herein by these preclear title to these lands, except as for	feet wide, extending e ground, and being shown esents warrants that there	feet on on a print on file in the office	each side of the center ces of Wade Hampton
which is recorded in the office of the R.			•
lands described herein. The expression or designation "Gr		d entitled to grant a right of wain shall be understood to includ	•
there be. 2. The right of way is to and do privilege of entering the aforesaid strip lines, manholes, and any other adjuncts sewage and industrial wastes, and to more of or to the same from time to time as clear of said pipe lines any and all velines or their appurtenances, or interfer from said strip of land across the land of that the failure of the grantee to exercise ment of the right thereafter at any time ed over said sewer pipe line first so the surface of the ground; that the grantor crops shall not be planted over any set the surface of the ground; that the use fere or conflict with the use of said strip of land that we sewer pipe line of their appurtenances. 4. It is Further Agreed: That in pipe line, no claim for damages shall occur to such structure, buildings or or maintenance, of said pipe lines or to maintenance, of said pipe lines or adjuncts, or any relocation, change, stendition in which it existed prior to to 6. All other or special terms and of	of land, and to construct the deemed by the grantee ake such relocations, changes and grantee may deem degetation that might, in the rewith their proper operate referred to above for the pure any of the rights herein to be any of the rights herein to be thereto as to impose a (s) may plant crops, main wer pipes where the tops of said strip of land by the problem of the could, in the opinion of the the event a building or other the tops to the made by the grantee for the contents thereof due to the cheir appurtenances, or any agreed that upon completing ubstitution, etc., thereof, the construction.	t, maintain and operate within to to be necessary for the purpose ges, renewals, substitutions, replesirable; the right at all times expinion of the grantee, endarging or maintenance; the right of the premise any or all of same. No my load thereon. The pipes are less than eight of granted shall not in the opinion or the purposes herein mentione exprantee, injure, endanger or the premises of maintenance, or main	the limits of same, pipe e of conveying sanitary accements and additions to cut away and keep inger or injure the pipe of ingress to and egress erein granted; provided as a waiver or abandon-building shall be erect-of land, provided: That teen (18) inches under in of the grantee, interd, and that no use shall render inaccessible the contiguous to said sewer any damage that might negligences of operation occur therein or thereto.
7. The payment and privileges a whatever nature for said right of way. IN WITNESS WHEREOF the ha	•	accepted in full settlement of all	
	of march	1968A.D	
Signed, sealed and delivered in the		1.11.	
51 E. 11 1	As to the Grantor(s)	(adt Thow	(Seal)
	As to the Grantor(s)		(Seal)
	As to the Mortgagee	Grantor(s)	
,	As to the Mortgagee	Mortgagee	(Seal)