## MAR ID 253 PH 160 SEWER DISTRICT RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT R. M. C.

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(Seal)

State of South Carolina,

unty of Greenville.	
1. KNOW ALL MEN BY THESE PRESENTS	S. That Estate of Preston A. Bennett
	, grantor(s),
inized and existing pursuant to the laws of t of which is hereby acknowledged, do hover my (our) tract(s) of land situate in the	paid by Taylors Fire and Sewer District, the same of the State of South Carolina, hereinafter called the Grantee, renereby grant and convey unto the said grantee a right of way in the above State and County and deed to which is recorded in the TALSO: See Probate Court, Greenville County, S. C., Apar 613, File 56.
(our) sàid land 40 fest. in width during the has been marked out on the ground, are and Sewer District, and recorded in the Grantor(s) herein by these presents was clear title to these lands, except as following the interest of the R.M.C. Page and that he (she) cit to the lands described herein.  The expression or designation "Grantor gee, if any there be.  2. The right of way is to and does controlled the interest of same, pipe lines, manholes, and any see of conveying sanitary sewage and industriations, replacements and additions of able; the right at all times to cut away and the opinion of the grantee, endanger or in oper operation or maintenance; the right of red to above for the purpose of exercising exercise any of the rights herein granted exercise any of the rights herein granted exercise any of the rights herein granted the surface of the grantor(s) main trops shall not be planted over any sew thes under the surface of the ground; that if the grantee, interfere or conflict with the entitled, and that no use shall be made of oure, endanger or render inaccessible the sexification. It is further Agreed: That in the even desever pipe line, no claim for damages y damage that might occur to such structuring and the might occur to such structuring the surface of operation or main mishap that might occur therein or thereit mishap that mishap occur therein or thereit mi	or the dove said saide and entitled to grant a right of way with re- trivial in the grantee, its successors and assigns the following: The strip of land, and to construct, maintain and operate within the other adjuncts deemed by the grantee to be necessary for the pur- sustrial wastes, and to make such relocations, changes, renewals, or to the same from time to time as said grantee may deem de- not keep clear of said pipe lines any and all vegetation that might, night the pipe lines or their appurtenances, or interfere with their of ingress to and egress from said strip of land across the land re- sing the rights herein granted; provided that the failure of the grantee shall not be construed as a waiver or abandonment of the right of exercise any or all of same. No building shall be erected over said apose any load thereon.  The plant crops, maintain fences and use this strip of land, provided: over pipes where the tops of the pipes are less than eighteen (18) the use of said strip of land by the grantee for the purposes herein of the said strip of land that would, in the opinion of the grantee, sewer pipe line or their appurtenances.  The said strip of land that would, in the opinion of the grantee, sewer pipe line or their appurtenances.  The said strip of land that would be erected contiguous to shall be made by the grantor, his heirs or assigns, on account of ure, building or contents thereof due to the operation or maintenance, of said pipe lines or their appurtenances, or any accident
6. The navement and miniteger change	e specified are hereby accepted in full settlement of all claims and
images of whatever nature for said right 7. The grantor(s) have granted, barg II and release unto the grantee(s), their s a grantor(s) further do beceby hind their	of way.  gained, sold and released and by these presents do grant, bargain, successors and assigns forever the property described herein and heirs, successors, executors and administrators to warrant and de- antee, the grantee's successors or assigns, against every person
IN WITNESS WHEREOF, the hand and se	eal of the Grantor(s) herein and of the Mortgagee, if any, has here-
	ESTATE OF PRESTON A RENNETT
gned, sealed and delivered in the presence	as on
Questace Denne	BY: mattle & Bennett (Seal)
Jasie Dennie Dennie As to the Grantor(s)	BY: matte & Burnett (Seal)  Alm.  (Seal)