MAR 20 3 42 PH '69

506.4-4-4

## RIGHT OF WAY

vol 864 (A):345

OLLIE FARNSWORTH
State of South Galolina,
COUNTY OF GREENVILLE.

| 1. KNOW ALL MEN BY THESE PRESENTS: That  | W.R.   | Williams  |   |  |
|--|--|---|---|--|
|  |  |   |   | •  |
| in and over my (our) tract (s) of land situate in the above State  | and County   | and deed to which   | convey unto the   | er the laws of South Caroling<br>e said Grantee a right of way<br>the Office of the R. M. C. o<br>eing known and designated a  |
| Lot 4. Section C-Roosevelt Avenue-   |  |   |   | and designated a   |
| and shown on the Greenville County Block Book System as Sh   |  | 06.4 Block  | 4   | 4  |
| (our) land a distance of feet, more or less, and bei casement of twelve (12) feet wide, being located six (6) feet on on file in the offices of the Town of Travelers Rest.  | ing forty (40)<br>each side of   | feet wide during co   | satu sewer pipe o   | and encroaching on m<br>fter construction, a permanen<br>r pipes as shown on the prin  |
| The Grantor (s) herein by these presents warrants that there except as follows:  | are no liens   | , mortgages or othe   | r encumbrances  | to a clear title to these lands  |
| which is recorded in the offices of the R.M.C. of the above said S   | State and Cou  | inty in Mortgage  | Book  | at page  |
| Mortgage Bookat pageand that with respect to the lands described herein.   | 1 (we)   | (it) is (are) legally   | qualified and ent   | titled to grant a right of way   |
| The expression or designation "Grantor" wherever used here 2. The right of way is to and does convey to the Grantee, its   | ein shall be t<br>s successors :   | inderstood to includ  | ie the Mortgagee,   | if any therebe.  |
| 2. The right of way is to and does convey to the Grantee, its discressid strip of land, and to construct and operate within the lift Grantee to be necessary for the purpose of conveying sanitary sew substitutions, replacements and additions of or to the same from cut away and keep clear of said pipe lines any and all vegetation to or their appurtenances, or interiere with their proper operation across the land referred to above for the purpose of exercising ercise any of the rights herein granted shall not be construed as a time to exercise any or all of same. No building shall be erected of | mits of same<br>vage and indi-<br>time to time<br>that might, in<br>or maintenant<br>the rights in<br>waiver or a<br>over said sew | pipe lines, manh ustrial wastes, and as sais Grantee m in the opinion of the nee; the right of i nerein granted; probandonment of the er pipe line nor so | oles and any of<br>to make such re<br>tay deem desirable Grantee, endar<br>ngress to and en<br>to be the first the firight thereafter<br>close thereto as | and privilege of entering the her adjuncts deemed by the elocations, changes, renewals, ole; the right at all times to nger or injure the pipe lines tress from said strip of land allure of the Grantee to exat any time and from time to to impose any load thereon. |
| 3. It is Agreed: That in the event a building or other structur<br>shall be made by the Grantor, his heirs or assigns, on account of a<br>due to the operation or maintenance, or negligences of operation<br>mishap that might occur therein or thereto.  | re should be   | erected contiguous  | to said sewer pir   | oe line, no claim for damages  |
| <ol> <li>It is Further Agreed And Understood: That upon complete<br/>relocation, change, substitution, etc., thereof, the premises shall,<br/>construction.</li> </ol>   |  |   |   |  |
| 5. All other or special terms and conditions of this right of the teet of the back property line   | way are as fo  | ollows: Sewer   | to be la  | ld within four   |
| <ol> <li>The Payment and privileges above specified are hereby a<br/>said right of way.</li> </ol>   | accepted in f  | ull settlement of a   | il claims and dan   | nages of whatever nature for   |
| IN WITNESS WHEREOF the hand and seal of the Grantor (s)  | herein and   | of the Mortgagee, i   | f any, has herew  | ato been set this /5 day   |
| of ///2/2/2/ , 196-7 A.D.  | (.   | c-i)  | ,   | ,  |
| Signed, sealed and delivered in the Presence of:   | Ц  | Mul   | <u> Lan-</u>  | (Seai)   |
| 10 flust Harrie  |  | W.K. WIII   | lams  | (Seal)   |
| As to Grantor (8)  |  |   |   | (Seal)   |
| 7/   | Grar   | tor (s)   |   |  |
| (A)  |  |   |   | (Seal)   |
| (B)  |  |   |   | (Seal)   |
|  |  |   |   | (Seal)   |
| As to Mortgagee  | Mort   | gagee (s)   |   | (Seal)   |
| STATE OF SOUTH CAROLINA  |  | P-P (3)   |   |  |
|  | PROBATE  |   |   |  |
| PERSONALLY appeared the undersigned witness and made or<br>Grantor (s) act and deed deliver the within written Right of Way an<br>ution thereof.   | ath that (s)   | he saw the within   | named Granto  | r (s) sign, seal and as the  |
| SWORN to perfore me this the 19  | (2) 11   | D D &   | (   |  |
| lay of 1969  | (1   | )- Jehn Fr.   | MIL Lower   | C Ln,  |
| Notary Public for South Carolina My Commission Expires:  | •  | /   |   |  |
| STATE OF SOUTH CAROLINA  |  |   |   |  |
| PERSONALLY appeared the undersigned witness and made oat<br>dortgagee (s) act and deed deliver the within written Right of Wa<br>xecution thereof.   | h that (s) he<br>ay and that   | saw the within :  | named Mortgage  | e (s) sign, seal and as the  |
| SWORN to before me this the  |  | ,   |   | bansermen withtesses the   |
| tay of   | (A)  | <del></del>   |   |  |
| Votary Public for South Carolina (LS)  |  |   |   |  |
| My Commission Expires:   |  |   |   |  |