VOL

RIGHT OF WA	GREE HALLEONS	FIRE AND SEWER	DISTRICT
State of South Carolina,	27 17 22 14	Į U	1000
Lounty of Greenville.	- ENRHSHU	RTH	
1. KNOW ALL MEN BY THES	OLLIE R.H.C.	Leland J. Alewine	
	SE TRESERVOS TOTAL	· .	, grantor(s),
and :	y	Alta Taulaus Eine	and Sewer District, the same
in consideration of \$ 68,000 organized and existing pursuant to ceipt of which is hereby acknowled and over my (our) tract(s) of land office of the R.M.C. of said State	edged, do hereby grant situate in the above Sta and County in:	of South Carolina, hereing and convey unto the sa ate and County and deed	nafter called the Grantee, re- id grantee a right of way in I to which is recorded in the
Deed Book 310 at P	age 225	and Book	at Page
gagee, if any there be. 2. The right of way is to right and privilege of entering the limits of same, pipe lines, manhol pose of conveying sanitary sewarubstitutions, replacements and a sirable; the right at all times to in the opinion of the grantee, emproper operation or maintenance ferred to above for the purpose to exercise any of the rights here thereafter at any time and from sewer pipe line nor so close them 3. It is Agreed: That the ginthes under the surface of the gof the grantee, interfere or confimentioned, and that no use shall	the ground, and being ecorded in the R.M.C. se presents warrants that ept as follows: Mtg. to f the R.M.C. of the about that he (she) is legally in. on "Grantor" wherever and does convey to the ne aforesaid strip of landes, and any other adjurage and industrial wastedditions of or to the secut away and keep cleadinger or injure the pipe; the right of ingress to fexercising the rightsein granted shall not be time to time exercise arreto as to impose any large to the security of the security	shown on a print on affice in Plat Book TTT there are no liens, mort First Federal Savings we said State and County qualified and entitled to used herein shall be une grantee, its successors and, and to construct, mained deemed by the grantees, and to make such reame from time to time at are of said pipe lines any one lines or their appurters and egress from said state in granted; provided a construed as a waiver my or all of same. No builtond thereon, one, maintain fences and unhere the tops of the pipe aid strip of land by the granter of land that would, line or their appurtenann or other structure shade by the grantor, his fig or contents thereof difficults fail to their appurtenanning or other structure shade by the grantor, his fig or contents thereof difficults and said pipe lines or their of said	tile in the offices of Taylors at Page 125 et seq. at Page 125 et
			•
6. The payment and priv damages of whatever nature for 7. The grantor(s) have g sell and release unto the gran the grantor(s) further do hereb fend all and singular said premi whomscever lawfully claiming	or said right of way. granted, bargained, solo tee(s), their successors or y bind their heirs, succe ises to the grantee, the c	i and released and by the and assigns forever the essors, executors and adr grantee's successors or	ull settlement of all claims an ese presents do grant, bargair property described herein an- ninistrators to warrant and de assigns, against every perso
			he Mortgagee, if any, has here
unto been set this2_3 d	ay of APRIL	. 19 💆	<u></u> .
Signed, sealed and delivered in		_	,
Cora E. Havec		Zeland (Alleria (Sec
Su . I A A.			(Sec
As to the Gran	stee.	- FIRST FEDERAL	SAVINGS & LOAN ASSE
Jam Gant	~e\	-	2//
As to the Morte	gagee	BY: <i>Y DK</i>	132'2. V. P.

As to the Mortgagee