## RIGHT OF WAY IFO TAYLORS, FIRE AND SEWER, DISTRICT

Maiii Oi	"VELIET AKNOMURTH		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	004 404
State of South Carolina,	R. M. C.	-	· VOL	891 PAGE 191
County of Greenville.			Comments of the Comments of th	
1. KNOW ALL MEN BY	THESE PRESENTS: That	Jay A. Whitacre		
· and			•	, grantor(s),
2 000	0,		-	•
in consideration of \$28 organized and existing pursuiceipt of which is hereby acknowledged and over my (our) tract(s) of I office of the R.M.C. of said S	nowledged, do hereby gran land situate in the above State tate and County in:	t and convey unto the so ate and County and deed	nafter called the aid grantee a ri d to which is re	e Grantee, reght of way in ecorded in the
Deed Book848				
and encroaching on my (our) my (our)-said land 40_feet, is same has been marked out Fire and Sewer District, and The Grantor(s) herein by to a clear title to these lands, which is recorded in the office at Page of the expression or design gagee, if any there be.  2. The right of way is right and privilege of enterin limits of same, pipe lines, may pose of conveying sanitary a substitutions, replacements an simple; the right at all times in the opinion of the grantee, proper operation or maintene ferred to above for the purp to exercise any of the rights thereafter at any time and from the exercise any of the rights thereafter at any time and from the exercise any of the rights thereafter at any time and from the second of the grantee, interfere or comentioned, and that no uses injure, endanger or render it.  4. It is Further Agreed: said sewer pipe line, no clair any damage that might occur to mishap that might occur in the said sever in the might occur in the said sever in the might occur in the same and said sever in the might occur in the same and said sever in the said said said said said said said said	land a distance of	feet, more or leading to the construction and _2.5.  shown on a print on office in Plat Book _TTT  there are no liens, mort of _Carolina National N	ess, and being to feet in width file in the office of Page gages, or other fortgage Co., of Mittigage Bogrant a right of derstood to include a said grantee in the failure or abandonmen ling shall be erected and the failure or abandonmen ling shall be erected as the failure or abandonmen ling shall be erected and the opinion of ess. Uld be erected eirs or assigns, et to the operate ppurtenances, or proportenances, proportenanc	that portion of thereafter, as tes of Taylors 125 et seq.  encumbrances for the seq.  encumbrances for the seq.  encumbrances for the seq.  way with re- ude the Mort- following: The seq.  the within the seq.  that might, ere with their is the land re- of the grantee to f the right cted over said and, provided:  eighteen (18) in the opinion imposes herein f the grantee,  contiguous to on account of the or main-
5. All other or special	terms and conditions of th	is right of way are as tol	lows:	
DU NOT CUT AL	LY TREES UNNESS	ANRYLY.		
•				
damages of whatever nature	e granted, bargained, sold antee(s), their successors an eby bind their heirs, success emises to the grantee, the gra	and released and by thes d assigns forever the pr sors, executors and admi antee's successors or as	se presents do groperty describer	rant, bargain, d herein and rrant and de-
	he hand and seal of the Gro			iny, has here-
unto been set this _2 7_	day of 14.27	, 19	<u>,                                     </u>	
Signed, sealed and delivered	•	<i>(</i> ) -	1011-	
Vareling M	hitaire	las Ce. 11	Milan	_2(Seal)

As to the Mortgagee

BY:

AND:

FIRST FEDERAL SAVINGS & LOAN OF JARPON SPRINGS, FLORIDA

\_\_\_\_(Seal)