## Aug 14 12 25 PH '70

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| R  | IGHT ÓF   | WAY TO ALKELA  | ma sub et an   | D SEWER DE  | STRICT  | ) 17ide <u>—</u>   |
|--|---|--|--|---|---|--|
| State of South   |   |  | . M. C.  | - *   | <u>;</u>  |  |
| County of Green  |   | -  |  |   | •   | •  |
| 1 KNOW A   | III AAFNI RY  | THESE PRESENTS: That   | E. D. Pirl   | de ,  |   | •  |
| i. KNOW A  | TE MEN BI   | B#rdie Pirkl   | e alsaba   | Rosti   | Pikla   |  |
|  | and<br>ر  | 31000  | . CLIZO NHOU   | $\mu$ as $\mu$  | E / /FA /E, g   | rantor(s),   |
| organized and ex<br>ceipt of which is<br>and over my (our)   | isting pursuc<br>hereby ackn<br>) tract(s) of lo  | ant to the laws of the Sowledged, do hereby gond situate in the above ate and County in:   | State of South Co<br>grant and conve   | irolina, hereinafte<br>y unto the said g  | r called the Gra<br>rantee a right of   | ntee, re-<br>f way in  |
| Deed Book  | 285   | at Page108   | and Book   | á   | t Page  |  |
| my (our) said lan<br>same has been r<br>Fire and Sewer<br>The Grantor(<br>to a clear title to<br>which is recorded   | d 4.0 feet in narked out of District, an s) herein by these lands, in the offic   | and a distance of  | e of construction eing shown on L.C. office in Plat s that there are n None above said State   | and 2.5 fee<br>a print on file i<br>Book TTT<br>to liens, mortgage<br>and County in M   | t in width there n the offices ofat Page125 e s, or other encun ortgage Book  | after, as<br>Taylors<br>t seq.<br>nbrances   |
| The expressi   | on or design  | nation "Grantor" where   | ever used herein   | shall be underst  | ood to include tl   | ne Mort <sub>î</sub>   |
| right and privileg limits of same, pip pose of conveying substitutions, repl sirable; the right in the opinion of proper operation ferred to above for exercise any of thereafter at any sewer pipe line in the sunder the soft the grantee, if mentioned, and thinjure, endanger the sirable sewer pipe line any damage that tenance, or negligor mishap that mentioned that the sunder that the sunder the soft sewer pipe line any damage that tenance, or negligor mishap that mentioned to substitute the substitute of substitute the substitute that the su | t of way is to of entering on lines, man as all times and at all times the grantee, or maintena or the purpor of the rights time and froor so close the ed: That the ot be plante surface of the sterfere or contain ouse storrender in her Agreed: interfere or contain might occur the gences of opight occur the | to and does convey to gethe aforesaid strip of sholes, and any other arewage and industrial verification of the device and industrial verification of the tocut away and keep endanger or injure the nce; the right of ingresses of exercising the rinerein granted shall not time to time exercishereto as to impose any grantor(s) may plant dover any sewer pipes or ground; that the use of conflict with the use of conflict with the use of conflict with the sewer part of the said accessible th | land, and to adjuncts deemed land, and to ne same from time clear of said piges pipe lines or the state of said piges pipe lines or the said strued of the construed of the cons | onstruct, maintain by the grantee to nake such relocate to time as said the lines any and cheir appurtenance from said strip of the provided that so a waiver or altime. No building sefences and use this of the pipes are ind by the granter do by the granter do by the granter hat would, in the appurtenances. Structure should be to see or their appurtenance to the purter of the test of the | and operate when necessary for ions, changes, recommended in the second of the second | ithin the the pur- the pur- enewals, eem de- at might, with their land re- grantee the right bore said provided: een (18) e opinion is herein grantee, guous to count of or main- accident |
|  |   |  |  |   |   |  |
| ,  |   |  |  |   |   |  |
| damages of wha 7. The gra sell and release the grantor(s) fur fend all and singu   | tever nature<br>ntor(s) have<br>unto the gro<br>ther do here<br>ular said pre   | rivileges above specific<br>for said right of way.<br>granted, bargained, s<br>antee(s), their successors<br>by bind their heirs, su<br>mises to the grantee, th<br>g or to claim the same   | sold and released<br>s and assigns for<br>accessors, executo<br>e grantee's succ   | d and by these pre-<br>prever the proper<br>ars and administra<br>essors or assigns   | esents do grant,<br>ty described her<br>ators to warrant  | bargain,<br>ein and<br>and de-   |
| IN WITHESS   | WHEREOF, 1  | ne hand and seal of the  | e Grantor(s) here  | in and of the Mor   | tgagee, if any, h   | ıas here-  |
| unto been set this   | _12th   | day of <u>August</u>   |  | , 19 <u>70</u>  |   |  |
| Signed, sealed-ar  | nd delivered  | in the presence of:  |  |   | ,   |  |
| /nh.   | lan 11  |  | 3  | D. P.M.   | ku  | (\$eal)  |
| DI LI  | -130  | 700.   | - Q  | 10°1.   |   |  |
| A  | s to the Gra  | ntor(s)  | . 190  | rue peu   | <u>47.42.</u>   | (Seal)   |

As to the Mortgagee