VOL 899 PAGE 581 T RIGHT OF WAY TO TAYEDES FIRE AND SEWER DISTRICT GREENVILLE CO. S. C.

State	σf	South	Carolina,
Joinne		or built	Caronia,

Oct 5 12 53 PH '70

Lounty of Greenville.	OLLIE FARNS	· /ORTH	Izakeoa
1. KNOW ALL MEN BY THES	E PRESENTS: That M. W.II	Ham E. and Mary K. J	
n consideration of \$ 50. rganized and existing pursuant to eipt of which is hereby acknowle and over my (our) tract(s) of land suffice of the R.M.C. of said State of	the laws of the State of dged, do hereby grant ituate in the above Stat	of South Carolina, hereing and convey unto the said	i grantee a right of way in
eed Book 588 at Pa	ge203 ar	nd Book	. at Page
and encroaching on my (our) land on my (our) said land 40_feet. in wich ame has been marked out on the Fire and Sewer District, and refine Grantor(s) herein by these	a distance of50- lth during the time of a ne ground, and being corded in the R.M.C. o presents warrants that	shown on a print on fill ffice in Plat Book TTT there are no liens, mortgo	s, and being that portion of feet in width thereafter, as e in the offices of Taylors at Page 125 et seq. ages, or other encumbrances
hich is recorded in the office of the Page	the R.M.C. of the above the case of the last the	e said State and County in pualified and entitled to gr	ant a right of way with re-
The expression or designation pagee, if any there be. 2. The right of way is to an existing the	nd does convey to the	grantee, its successors and L. and to construct, mainte	d assigns the following: The
imits of same, pipe lines, manhole cose of conveying sanitary sewag ubstitutions, replacements and adirable; the right at all times to conthe opinion of the grantee, endocroper operation or maintenance; erred to above for the purpose of exercise any of the rights herein hereafter at any time and from the ewer pipe line nor so close there. 3. It is Agreed: That the grantee in the surface of the grantee of the grantee of the grantee of the grantee, interfere or conflimentioned, and that no use shall injure, endanger or render inacce. 4. It is Further Agreed: That is said sewer pipe line, no claim for any damage that might occur to the enance, or negligences of operation mishap that might occur therein or shall other or special term.	s, and any other adjunct e and industrial waster diditions of or to the sar that away and keep clear anger or injure the pipe the right of ingress to fe exercising the rights of granted shall not be me to time exercise any to as to impose any location of the said stream of the s	ts deemed by the grantee is, and to make such reloone from time to time as a of said pipe lines any and lines or their appurtenary and egress from said stripherein granted; provided the construed as a waiver or or all of same. No building thereon. In maintain fences and use the tops of the pipes of strip of land by the granter of land by the granter of land that would, in the or their appurtenances or other structure should be by the granter or their appurtenances or contents thereof dues and pipe lines or their appurtenances or contents thereof dues and pipe lines or their appurtenances o	to be necessary for the puri- cations, changes, renewals, aid grantee may deem de- d all vegetation that might, nees, or interfere with their of land across the land re- nat the failure of the grantee abandonment of the right ag shall be erected over said this strip of land, provided: are less than eighteen (18) are less than eighteen (18) the opinion of the grantee, is, d be erected contiguous to re or assigns, on account of to the operation or main- purtenances, or any accident
6. The payment and privile damages of whatever nature for 7. The grantor(s) have grasell and release unto the grantee the grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming or	said right of way. nted, bargained, sold of the sold of the successors and the sold of the sold of the grantee, the grantee.	and released and by these d assigns forever the pro iors, executors and admini intee's successors or assi	presents do grant, bargain, perty described herein and strators to warrant and de-
IN WITNESS WHEREOF, the h	and and seal of the Gro	antor(s) herein and of the I	Mortgagee, if any, has here-
unto been set this 30 day	of SEPT.		··
Signed sealed and delivered in t	ne presence of:	ni M	- Pal/
fact II	Ellon	Mary K.	Packs of (Seal)
As to the Grantor	(s)		(Seal)
		_	(Seal)
As to the Mortgag	ee		(Sedi)