$$^{\text{T 2-1-93}}$$ right of way to taylors fire and sewer district

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State of South Carolina,			FILED	
County of Greenville.	:	11	GREENVILLE CO. S. C	•
1 KNOW ALL MEN BY T	HESE PRESENTS: That	E. D. Carroll	- Oct - 5 - 12 os PH *71	
· <u> </u>			OLLIE FARNSWORTH	ntor(s),
in consideration of \$700.00- organized and existing pursual ceipt of which is hereby acknown and over my (our) tract(s) of la office of the R.M.C. of said Sto	nt to the laws of the star owledged, do hereby gra and situate in the above S ate and County in:	nt and convey unto the tate and County and	e said grantee a right of deed to which is recorded	way in in the
Deed Book 793	at Page 123	and Book840	at Page _31	
and encroaching on my (our) to my (our) said land 40_feet in same has been marked out of 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	and a distance of width during the time of on the ground, and beind recorded in the R.M.C. these presents warrants the except as follows: Mtg. e of the R.M.C. of the about the except as follows: Mtg. e of the R.M.C. of the about the except as follows: Mtg. e of the R.M.C. of the about the except as follows: Mtg. e of the follows: Grantor" wherever to and does convey to the choles, and any other adjuditions of or to the except and industrial was additions of or to the except the except the except the except and industrial was additions of or to the except	f construction and 2 g shown on a print affice in Plat Book. That there are no liens, in to First Federal Savove said State and Congruelified and entitled and to construct, and to make successed and to make successed and to make successed and to make successed and to construct to and egress from said there on their apprints and egress from said thereon. To possibly a successed and the s	or less, and being that positive or less, and being that positive or file in the offices of TT at Page 125 et mortgages, or other encuming a Loan Association unty in Mortgage Book 10 dt o grant a right of way we understood to include the constant of the	rtion of fter, as Taylors seg brances on O24 with re- e Mort- ng: The thin the thin the pur- newals, sem de- the might, the their land re- grantee he right ver said rovided: sen (18) opinion s herein grantee, guous to count of or main- accident rantee
agrees to restore the nal condition existing	asphalt driveway a prior to the install	nd the grass on s ation of the prop	said property to its o osed pipeline or app	urte-
nances.		•		
damages of whotever nature 7. The grantor(s) have sell and release unto the grathor(s) further do he fend all and singular said prowhomscever lawfully claimi	e for said right of way, e granted, bargained, so rantee(s), their successors reby bind their heirs, suc emises to the grantee, the ing or to claim the same	ld and released and b and assigns forever t cessors, executors and grantee's successors or any part thereof.	or assigns, against every	bargain, rein and and de- y person
IN WITNESS WHEREOF,	the hand and seal of the	Grantor(s) herein and	of the Mortgagee, if any, I	has here-
unto been set this 30th				
Signed, sealed and delivered with an and an and an and an and an analysis of the Grand and Analysis of the Grand a	d in the presence of: Dientry rantor(s)		ERAL SAVINGS & LOA	(Seal)(Seal) N_ASSOC
As to the Ma	origagee	(Continued on 1	V. President reverse side)	(Seal)