State of South Carolina,	97 FRINKLE 60. S	
County of Greenville.		800x 1008 page 331
1. KNOW ALL MEN BY THI	SE PRESENTS: That	Threatt-Maxwell Enterprises
and		, grantor(s),
organized and existing pursuant	to the laws of the State ledged, do hereby gran I situate in the above Sta	paid by Taylors Fire and Sewer District, the same of South Carolina, hereinafter called the Grantee, rest and convey unto the said grantee a right of way in ate and County and deed to which is recorded in the
Deed Eook at	Page	and Book at Page
my (our) said land 40 feet in water and Sewer District, and The Grantor(s) herein by the to a clear title to these lands, exception is recorded in the office of at Page and spect to the lands described here. The expression or designate gages, if any there be. The right of way is to right and privilege of entering the limits of same, pipe lines, manhor pose of conveying sanitary sewer substitutions, replacements and sirable; the right at all times to in the opinion of the grantee, en proper 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 the 3. It is Agreed: That the grantee, interfere or commentioned, and that no use shall injure, endanger or render inaction of the grantee, interfere or commentioned, and that no use shall injure, endanger or render inaction of the grantee, interfere or commentioned, and that no use shall any damage that might occur to tenance, or negligences of operation or mishan that might occur there or mishan that might occur there.	the ground, and being recorded in the R.M.C. is presents warrants tho cept as follows: If the R.M.C. of the about that he (she) is legally sin. Ion "Grantor" wherever and does convey to the fine aforesaid strip of land age and industrial waste additions of or to the socut away and keep clear and age of the right of ingress to of exercising the rights sein granted shall not be time to time exercise and reto as to impose any logical that the use of social be made of the said stressible the sewer pipes who in the event a building at in the event a building at in the event a building at in or thereto.	qualified and entitled to grant a right of way with re- r used herein shall be understood to include the Mort- e grantee, its successors and assigns the following: The end, and to construct, maintain and operate within the encts deemed by the grantee to be necessary for the pur- tes, and to make such relocations, changes, renewals, ame from time to time as said grantee may deem de- ar of said pipe lines any and all vegetation that might, pe lines or their appurtenances, or interfere with their o and egress from said strip of land across the land re- s herein granted; provided that the failure of the grantee e construed as a waiver or abandonment of the right ny or all of same. No building shall be erected over said oad thereon. ps, maintain fences and use this strip of land, provided: here the tops of the pipes are less than eighteen (18) aid strip of land by the grantee for the purposes herein trip of land that would, in the opinion of the grantee,
damages of whatever nature for 7. The grantor(s) have go sell and release unto the granthe grantor(s) further do hereby fend all and singular said premishems whomscever lawfully claiming IN WITNESS WHEREOF, the	or said right of way. Franted, bargained, sold tee(s), their successors a y bind their heirs, succe ises to the grantee, the g or to claim the same o hand and seal of the G ay of the presence of:	are hereby accepted in full settlement of all claims and and released and by these presents do grant, bargain, and assigns forever the property described herein and essors, executors and administrators to warrant and degrantee's successors or assigns, against every person or any part thereof. Grantor(s) herein and of the Mortgagee, if any, has here-

As to the Mortgagee

_(Seal)