RIGHT OF WAY TO TAYLORS WATER AND SEWER DISTRICT $97~{\rm PAGE}~53$ Carolina,

State of South Carolina,	
County of Greenville.	

1. KNO		4				
	an				•	, grantor(s),
janized and pt of which d over my (c	existing purs is hereby acour) tract(s) o	suant to the lo knowledged,	aws ot the State do hereby gran in the above Sta	of South Carolina, h of South Carolina, h and convey unto the te and County and c	ereinafter call e said aranter	ed the Grantee, re-
ed Book	747	_ at Page	284	and Book	at Page	· •
ne has been ter and Seven The Grant a clear title ich is record Page	n marked ou wer District, for(s) herein b to these land ded in the off 72	in width dur t on the grou and recorded by these preser s, except as to lice of the R.A and that he herein.	ing the time of und, and being in the R.M.C. on the warrants tha collows: Mortgac M.C. of the about the is legally to	construction and 25- shown on a print confice in Plat Book there are no liens, me to Greer Federal ve said State and Coupualified and entitled	feet in von file in the	vidih thereafter, as offices of Taylors age 198–203 other encumbrances oan Association, ge Book 959 oth of way with re-
The expre gee, if any tl	ssion or desi	gnation "Gra	ntor" wherever	used herein shall be	understood to	include the Mort-
nt and privi nits of same, se of convey ostitutions, reable; the rigi the opinion of oper operatic red to above exercise any creafter at an	lege of enteripipe lines, mixing sanitary eplacements of the difference of the granter on or mainter of the rights on the rights on the rights on the rights on the and f	ing the afores anholes, and a canholes, and a canholes in	aid strip of lana any other adjund industrial waste of or to the sai r and keep clear or injure the pipu hising the rights ed shall not be	grantee, its successor d, and to construct, nots deemed by the gra s, and to make such ne from time to time of said pipe lines are lines or their appur and egress from said nerein granted; provide construed as a waiving or all of same. No be d thereon.	naintain and ntee to be ned relocations, of as said gran by and all veg tenances, or istrip of land led that the factor or abando	operate within the cessary for the pur- changes, renewals, tee may deem de- etation that might, nterfere with their across the land re- live of the grantee
it crops shall nes under th the grantee,	l not be plant e surface of t	red over any s	sewer pipes whe	, maintain fences and re the tops of the pi	nes are less	han eighteen (18)
ntioned, and pre, endange 4. It is Fu d sewer pipe damage th ance, or neg mishap that	I that no use or render or render or the Agreed of line, no claim of might occurring to court of the might occurring the occurri	conflict with shall be made inaccessible the left from the	the use of said a of the said strine sewer pipe lievent a building les shall be macuture, building saintenance, of streto.	d strip of land by the strip of land by the p of land that would ne or their appurtend or other structure s e by the grantor, his or contents thereof aid pipe lines or their	grantee for the print of the pr	te purposes herein on of the grantee, cted contiguous to gns, on account of
ntioned, and ore, endange 4. It is Fu d sewer pipe d damage th ance, or neg mishap that 5. All oth	I that no use er or render urther Agreed e line, no clai that might occupiligences of o might occur ther or special	conflict with a shall be made inaccessible the inaccessible the inference of the inaccessible the inaccessib	the use of said a of the said strine sewer pipe lievent a building les shall be madutten, of saintenance, of saintenance, of this onditions of this of this onditions of this of this onditions of this	d strip of land by the strip of land by the p of land that would ne or their appurtend or other structure s e by the grantor, his or contents thereof	grantee for the, in the opinion onces. hould be ered heirs or assign due to the of appurtenance follows:	e purposes herein on of the grantee, sted contiguous to gns, on account of peration or main- es, or any accident
ntioned, and ure, endange 4. It is Fu d sewer pipe y damage th ance, or neg mishap that 5. All oth	I that no use er or render urther Agreed e line, no clai that might occupiligences of o might occur ther or special	conflict with a shall be made inaccessible the inaccessible the inference of the inaccessible the inaccessib	the use of said a of the said strine sewer pipe lievent a building les shall be madutten, of saintenance, of saintenance, of this onditions of this of this onditions of this of this onditions of this	d strip of land by the strip of land by the p of land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as	grantee for the, in the opinion onces. hould be ered heirs or assign due to the of appurtenance follows:	e purposes herein on of the grantee, sted contiguous to gns, on account of peration or main- es, or any accident
of the page of the	arther no use error render outher Agreed eline, no claim the second of the second eligences of omight occur in the ror special eserves right elever nature antor(s) have eligible to her outher do her gular said pre gular said pre	conflict with a shall be made inaccessible the intermediate in the im for damager to such struperation or metherein or the laterms and catalogue for said right antee(s), their eby bind their mises to the catalogue for the catalogue for the catalogue for said right antee(s), their eby bind their emises to the catalogue for the catalogue for said right antee(s), their eby bind their mises to the catalogue for said right antee(s), their eby bind their mises to the catalogue for said right antee(s), their eby bind their mises to the catalogue for said right and said right a	the use of said a of the said string sevent a building es shall be made ucture, building variety. So the said t	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as the it crosses prope to the end released and by the assigns forever the rise, executors and adultee's successors or	grantee for the in the opinion inces. Thould be erect heirs or assigned to the open appurtenance follows: rty, subject full settlement these presents opinistrators to the opinion of the incess of t	of all claims and do grant, bargain, and do grant, bargain, and do grant and do gra
of the polaries of the polarie	aryment and parever or render further Agreed line, no claim the property of th	conflict with a shall be made inaccessible the intermediate in the im for damager to such struperation or metherein or the laterms and catalog in the into the into the intermediate in the intermediate in the intermises to the general manual catalog in the intermises to the general manual catalog in the intermises to the general catalog in the intermination in the intermises to the general catalog in the intermises to the general catalog in the intermises to the general catalog in the intermination in the interminat	the use of said a of the said string sewer pipe in eyewer pipe in eyewer pipe in eyewer a building test shall be made ucture, building test said tender, of streto. The same of this trunk line who we specified are to f way. The same or a successor and the same or a successor.	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope the hereby accepted in a released and by the assigns forever the rs, executors and additee's successors or my part thereof.	grantee for the in the opinion inces. In the opinion inces. In the opinion inces. In the opinion inces of the opinion inces. In the opinion inces of the opinion incess of the opinio	of all claims and do grant, bargain, ribed herein and densit every person
of the polynomial of the polyn	ayment and parenter for the grantor(s) have unto the grunter do her gular said prewfully claimir S WHEREOF, t	conflict with a shall be made inaccessible the intermediate in the im for damagur to such struperation or the laterms and a terms and a to tie into the into the intermediate, the inaccession of the inacc	the use of said a of the said string sewer pipe in eyewer pipe in eyewer pipe in eyewer a building test shall be made ucture, building test said tender, of streto. The same of this trunk line who we specified are to f way. The same or a successor and the same or a successor.	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope to hereby accepted in a released and by the assigns forever the rs, executors and addites's successors or my part thereof.	grantee for the in the opinion inces. Hould be erectly heirs or assigned to the open appurtenance follows: hould settlement incese presents of property descrimistrators to assigns, again the Mortgagee, increase incese presents of the mortgagee, increase for the mortgagee, increase increase in the mortgagee, increase increase in the mortgagee, increase	of all claims and do grant, bargain, ribed herein and densit every person
6. The ponages of the property of the ponages of the property	ayment and payment and payment and payment and payment and payment and payment and patever nature autor(s) have unto the grunther do her gular said prewfully claiming WHEREOF, to the payment of the grunther do her gular said prewfully claiming whilly claiming where the payment and	conflict with a shall be made inaccessible the intermediate in the im for damagur to such struperation or the laterms and catalogues to the into th	the use of said the of the said strip the sevent a building tes shall be maducture, building tes shall be maducture, building tes in the said strip trunk line who trunk line who trunk line who trunk sold a successors and theirs, successor the same or a seal of the Gran	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope the deleased and by the assigns forever the rs, executors and aditate's successors or my part thereof.	grantee for the in the opinion inces. Hould be erectly heirs or assigned to the open appurtenance follows: hould settlement incese presents of property descrimistrators to assigns, again the Mortgagee, increase incese presents of the mortgagee, increase for the mortgagee, increase increase in the mortgagee, increase increase in the mortgagee, increase	of all claims and do grant, bargain, ribed herein and densit every person
6. The ponages of here. 6. The ponages of here. 6. The grand release grantor(s) fill all and singuistics been set the pone of the pone o	ayment and payment and payment and payment and payment and payment and payment and patever nature autor(s) have unto the grunther do her gular said prewfully claiming WHEREOF, to the payment of the grunther do her gular said prewfully claiming whilly claiming where the payment and	conflict with a shall be made inaccessible the intermediate in the im for damagur to such struperation or the laterms and a terms and a to tie into the into the intermediate, the inaccession of the inacc	the use of said the of the said strip the sevent a building tes shall be maducture, building tes shall be maducture, building tes in the said strip trunk line who trunk line who trunk line who trunk sold a successors and theirs, successor the same or a seal of the Gran	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope to hereby accepted in a released and by the assigns forever the rs, executors and addites's successors or my part thereof.	grantee for the in the opinion inces. Hould be erectly heirs or assigned to the open appurtenance follows: hould settlement incese presents of property descrimistrators to assigns, again the Mortgagee, increase incese presents of the mortgagee, increase for the mortgagee, increase increase in the mortgagee, increase increase in the mortgagee, increase	of all claims and do grant, bargain, ribed herein and densit every person
6. The ponages of what refee. 6. The ponages of what refee. 6. The grand refees find ref	ayment and parever or special statement and parever nature antor(s) have a unto the grunther do her gular said prewfully claiming S WHEREOF, the and delivered and deliver	conflict with a shall be made inaccessible the inaccessible the information of the imperation or metherein or the laterms and control to the into the into the into the into the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible in the present the	the use of said the of the said strip the sevent a building tes shall be maducture, building tes shall be maducture, building tes in the said strip trunk line who trunk line who trunk line who trunk sold a successors and theirs, successor the same or a seal of the Gran	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope to hereby accepted in a released and by the assigns forever the rs, executors and addites's successors or my part thereof.	grantee for the in the opinion inces. Hould be erectly heirs or assigned to the open appurtenance follows: hould settlement incese presents of property descrimistrators to assigns, again the Mortgagee, increase incese presents of the mortgagee, increase for the mortgagee, increase increase in the mortgagee, increase increase in the mortgagee, increase	of all claims and do grant, bargain, ribed herein and densit every person
6. The ponages of who was a series of what the series of t	ayment and payment and payment and payment and payment and payment and payment and patever nature autor(s) have unto the grunther do her gular said prewfully claiming WHEREOF, to the payment of the grunther do her gular said prewfully claiming whilly claiming where the payment and	conflict with a shall be made inaccessible the inaccessible the information of the imperation or metherein or the laterms and control to the into the into the into the into the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible in the present the	the use of said the of the said strip the sevent a building tes shall be maducture, building tes shall be maducture, building tes in the said strip trunk line who trunk line who trunk line who trunk sold a successors and theirs, successor the same or a seal of the Gran	d strip of land by the strip of land by the pof land that would ne or their appurtence or other structure see by the grantor, his or contents thereof aid pipe lines or their right of way are as ere it crosses prope to hereby accepted in a released and by the assigns forever the rs, executors and addites's successors or my part thereof.	grantee for the in the opinion inces. Hould be erectly heirs or assigned to the open appurtenance follows: hould settlement incese presents of property descrimistrators to assigns, again the Mortgagee, increase incese presents of the mortgagee, increase for the mortgagee, increase increase in the mortgagee, increase increase in the mortgagee, increase	of all claims and do grant, bargain, ribed herein and warrant and denst every person.
6. The ponages of who was a series of what the series of t	ayment and parever or special statement and parever nature antor(s) have a unto the grunther do her gular said prewfully claiming S WHEREOF, the and delivered and deliver	conflict with a shall be made inaccessible the inaccessible the information of the imperation or metherein or the laterms and control to the into the into the into the into the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible granted, bar antee(s), their eby bind the imperation of the inaccessible in the present the	the use of said the of the said strip the sevent a building tes shall be maducture, building tes shall be maducture, building tes in the said strip trunk line who trunk line who trunk line who trunk sold a successors and theirs, successor the same or a seal of the Gran	d strip of land by the strip of land by the p of land that would ne or their appurtence or other structure size by the grantor, his or contents thereof aid pipe lines or their right of way are as the it crosses prope are it crosses prope assigns forever the assigns forever the rs, executors and admittee's successors or any part thereof.	full settlement sese presents to assigns, againer to the Mortgagee.	of all claims and do grant, bargain, ribed herein and warrant and denst every person