RIGHT OF WAY TO TAYLORS WATER AND SEWER DISTRICT BUCK 802 PAGE 457

Caunty of Greenville. 1. KNOW ALL MEN BY THESE PRESENTS: That we, Billy Joe Smarr and June St. Smarr, and grantoria in contideration of \$200.00	
and positive properties of the RMC. of the above soid State and County in Mortgage Book 250. The Grantor(s) the lower bistrict of the RMC. of the above soid State and County in Mortgage Book 250. The grantor(s) the lower bistribed herein. (**) The grantor(s) the received in the office of the RMC. of soid State and County in. The grantor(s) herein by these presents warrants that there are no liers, mortgages, or other encumbrance or clear this to these lowers bistribed herein. (**) The Grantor(s) herein by these presents warrants that there are no liers, mortgages, or other encumbrance or clear title to these londs, except as follows: Mortgage lot Liberty National Lite Insurance Company which is recorded in the office of the RMC. of the above soid State and County in Mortgage Book. 250. The Grantor(s) herein by these presents warrants that there are no liers, mortgages, or other encumbrance or clear title to these londs, except as follows: Mortgage lot Liberty National Lite Insurance Company which is recorded in the office of the RMC. of the above soid State and County in Mortgage Book. 250. The grantor(s) herein by these presents warrants that there are no liers, mortgages, or other encumbrance or clear title to these londs contribed therein. (**) The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgage. If any there be. The right of way is to and does convey to the grantee, its successors and assigns the following: The glit and titlens of entering the adressed strip of land, and to construct, maintain and operate within the plantor of the grantee, endanger or injure the pipe lines, or have relacing for the purpose of exercising the rights herein granted provided that the follower of the purpose of exercising the rights herein granted provided that the follower o	
and	
consideration of \$300.00—paid by Taylors Water and Sewer District, the same ganized and existing pursuant to the laws of the State of South Carolina, hereinafter called the Grantee, regist of which is hereby acknowledged, do hereby grant and convey unto the said grantee a right of way in dover my (aur) tracts) of land situate in the above State and County and deed to which is recorded in the fittee of the R.M.C. of said State and County in the said grantee a right of way in dover my (aur) said land 40 feet in width during the time of construction and \$25—feet in width thereafter, a man has been marked out on the ground, and being shown on a print on file in the offices of Isage and Sewer District, and recorded in the R.M.C. office in Plat Book 111 feet in width thereafter, a clear title to these lands, except as follows: Mortgage to Liberty National Life Insurance Company (aur) said lend 40 feet in width during the time of construction and \$25—feet in width thereafter, a clear title to these lands, except as follows: Mortgage to Liberty National Life Insurance Company (alter and Sewer District, and recorded in the R.M.C. office in Plat Book 111 feet Insurance Company (aur) and the sex of the R.M.C. of the above said State and County in Mortgage Book 256—Page 83 and that he (she) is legally qualified and entitled to grant a right of way with reset to the lands described herein. (**1) The expression or designation "Grantor" wherever used herein shall be understood to include the Mort and the state of the R.M.C. of the above said State and County in Mortgage Book 256. 2. The right of way is to and does convey to the grantee, its successors and assigns the following: The plant and privilege of entering the offoresaid strip of land, and to construct, maintain and operate within the initial stame, and the plant of the plant of the grantee of the plant of the grantee of the purpose of exercising the rights herein granted provided that the failure of the grantee for the purpose of exercising the rights herein grantee	
ignated and existing pursuant to the laws of the State of South Carolina, hereinather called the Grantee, in girl of which is hereby acknowledged, do hereby grant and convey unto the said arguments a right of way it all over my (our) tract(s) of land situate in the above State and County and deed to which is recorded in the first of the R.M.C. of said State and County in: 1 and encroaching on my (our) land a distance of 200	
and encroaching on my (our) land a distance of \$\frac{200}{200 \text{feet}}\$ feet, more or less, and being that portion of y (our) said land \$\frac{40}{100 \text{lest}}\$ in width during the time of construction and \$25\$ feet in width thereafter, a time has been marked out on the ground, and being shown on a print on file in the rice; of Taylor (after and Sewer District, and recorded in the R.M.C. office in Plot Book. The Grantor(s) herein by these presents warrants that there are no liens, mortgages, or here encymbrance a clear title to these lands, except as follows: Mortgage to Liberty National Lite Insurance Company hich is recorded in the office of the R.M.C. of the above said State and County in Mortgage 80x. \$\frac{950}{200 \text{sol}}\$ and that he (she) is legally qualified and entitled to grant a right of way with reset to the lands described herein. (***) The expression or designation "Grantor" wherever used herein shall be understood to include the Mortgage, if any there be. 2. The right of way is to and does convey to the grantee, its successors and assigns the following: the plat and privilege of entering the aforesaid strip of land, and to construct, mointain and operate within the mits of same, pipe lines, manholes, and any other adjuncts deemed by the grantee to be necessary for the purpose of conveying sanitary sewage and industrial wastes, and to make such relocations, changes, renewall bastitutions, replacements and additions of or to the same from time to time as said grantee may deem deable; the right at all times to cut away and keep clear of said pipe lines any and all vegetation that might be open one of the grantee, endanger or injure the pipe lines or their appurenances, or interfere with their open operation or maintenance; the right sherien granted shall not be construed as a waiver or abandonment of the opinion of the grantee, endanger or repose of exercising the rights herein granteed; provided that the failor exercise any of the rights herein granted shall not be cons	e in
y (our) said land 40 teet in width during the time of construction and 25——— feet in width thereafter, a me has been marked out on the ground, and being shown on a print on file in the files of Taylor ater and Sewer District, and recorded in the R.M.C. office in Plot Book and the second of the control of	- ·
e RMC of the above said State and County in Mortgage Book 972 at Page 513. iberty National Life Insurance Company executes this instrument in the capacity of ortgagee and no warranties are herewith made and nothing in the instrument shall be construed as releasing any rights that it may have under the terms of the mortgage espect to the remainder of the property. It is understood and agreed that the lie of Liberty National Life Insurance Company is a first lien upon the property. 6. The payment and privileges above specified are hereby accepted in full settlement of all claims and atmages of whatever nature for said right of way. 7. The grantor(s) have granted, bargained, sold and released and by these presents do grant, bargain and release unto the grantee(s), their successors and assigns forever the property described herein and be grantor(s) further do hereby bind their heirs, successors, executors and administrators to warrant and desind all and singular said premises to the grantee, the grantee's successors or assigns, against every person	estron
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homsoever lawfully claiming or to claim the same or any part thereof.	1, d
IN WITNESS WHEREOF, the hand and seal of the Grantor(s) herein and of the Mortgagee, if any, has here-	<u>-</u>
o been set this 21st day of April , 19 66	
ned, sealed and delivered in the presence of:	
Surhara Dilla Carl Anna 1	15
Seal Straw (Seal	IJ.
As to the Grantor(s) June S. Aman (Seal	1)
In My Mary's	
ichael J. Kiyce Fixancial Vice Posed Liberty Notional Lite Insurance Company out of out of the Insurance Company out of out of the Insurance Company	udent , by
Waterland Soul	ı) ¹⁶ .
Lenderman As to the Mortogace XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	نا بحط '