State of South Carolina,
COUNTY OF GREENVILLE

OLLIE FANKS#3RTH R.M.O.

## RIGHT OF WAY.

No Dominionary Stamps Por 107, Con Affidant, Book 20, Fugo 1

1. KNOW ALL MEN BY THESE PRESENTS: That	T. C. Alexander	
		0
and are the second corporation	Grantor(s), in consideration of \$ 649.	nafter
called the Grantee, receipt of which is hereby acknowledged to	hereby grant and convey unto the said Gra	ntee a
is recorded in the office of the R. M. C. of said State and Court	nty in 2004 2000 and a 1 0	
and Book at page, and encroaching	ng on my(our) land a distance of 449	<u>)                                    </u>
feet, more or less, and being that portion of my(our) said land		
file in the offices of the Clerk of the Town of Mauldin a  at page ment for perfect the treatment of	eration berein stated inclu	des pay-
at page ment for per to a clear title to these lands, except the following:	e are no liens, mortgages, or other encumb	orances .
None		
	a control Company Market Company	
which is a representation of the control of the con	•	
and that he(she) is legally qualified and	entitled to grant a right of way with resp	pect to
the lands described herein.  The expression or designation "Grantor" wherever used	herein shall be understood to include the	Mort.
2. The right of way is to and does convey to the Gran		
sirable; the right at all times to cut away and keep clear or	es or their appurtenances, or interfere wit	h their
wight thereafter at any time and from time 10 Hine to excluse.	ally (i) all of same: 140 bending	crecied
over said sewer pipe line nor so close thereto as to impose ar 3. It is Agreed: That the Grantor(s) may plant crops, m		provid-
Leads mentioned and that no use shall be made of the Sald	simb of fand that would, in the district	or the
Grantee, injure, endanger or render inaccessible the sewer I  4. It is Further Agreed: That in the event a building		tiguous
or maintenance or negligences of operation or maintenance,	of said pipe lines or their appurtenances,	or any .
accident or mishap that might occur therein or thereto.  5. All other or special terms and conditions of this righ	t of way are as follows: The right-	of-way
nerein granted coversa strip of land 10 f	t, wide adjacent to and pa	rallel
with the eastern boundary of the right-of	-way of highway 276, which	is
agreed between the parties to be the east	ern edge of the presently	existing
sidewalk. It is further agreed that any	manholes placed in said ri	ght-of-way
and to each road or lessoned to such road of	or naving level as not to 1	nteriere
with the ingress and egress to said prope	erty, and that any sewer pi	pe placed
with the ingress and egress to said proper in said right-of-way shall be at least 4 6. The payment and privileges above specified are her damages of whatever nature for said right of way.	eby accepted in full settlement of all claim	ms and
IN WITNESS WHEREOF the hand(s) and seal(s) of	the Grantor(s) herein and of the Mortg	agee, if
	11y, 1968.7	
any, has hereunto been set this tay or	- 0 D 2	(SEAL)
In the presence of:	- St. Companies	(SEAL)
And the		(SEAL)
Shall TI Isline	Grantor(s)	
As to Grantor(s)		(SEAL)
	Mortgagee	. •
As to Mortgagee	•	

\* existing sidewalk. It is further specifically understood that the grantor shall have the right to pave over and use said right-of-way for parking, ingress or egress, and that the grantee shall be responsible for the costs and repairing any such paving as may be necessitated in the maintenance, repair, replacement or addition to said sewer line.

(Continued on Next Page)