RIGHT OF WAY TO FAYLORS FIRE AND SEWER DISTRICT RIGHT.

consideration of ganized and expipt of which is not over my (our) ffice of the R.M. eed Book	and of \$ isting pursua hereby ackno) tract(s) of lo C. of said Sto	nt to the law owledged do	s of the State		Tarless Fire		grantor(s),
consideration of ganized and expipt of which is not over my (our) ffice of the R.M. eed Book	and of \$ isting pursua hereby ackno) tract(s) of lo C. of said Sto	nt to the law owledged do	rs of the State		Tarless Fire		•
sipt of which is and over my (our) ffice of the R.M. eed Book	hereby acknowledge (s) tract(s) of lo C. of said Ste	owledge <u>d, do</u> ind situate in	s of the State	paid b	Taylors Fire	to District	
nd encroaching (ny (our) said lan	352 ,	ale alle est.	nty in:	ate and Co	Carolina, herein rey unto the sai ounty and deed	and Sewer District after called the G d grantee a right to which is record	rantee, re- of way in ded in the
nd encroaching (ny (our) said lan	`	at Page <u>50</u>)8	and Book .		at Page	 .
The and Sewe The Grantorlo a clear title to which is recorded to the land The express gagee, if any the 2. The right ight and privile imits of same, pose of conveyir substitutions, repairable; the right in the opinion of proper operation ferred to above to exercise any thereafter at any sewer pipe line 3. It is Ag That crops shall inches under the of the grantee, mentioned, and injure, endange 4. It is Fu said sewer pipe any damage the tenance, or neg	on my (our) lind 40 feet in marked out in District, and (s) herein by these lands, d in the office als described hion or designed be. In the feet of way is ge of entering sanitary solacements are the state of the grantee, in or maintend for the purpof the rights y time and from the plant expreed: That the surface of the interfere or that no use in or render in or render in or render in or claim the Agreed the line, no claim the surface of oldigences of output the surface of the line, no claim the surface of the line, no claim the surface of output the surface of the line, no claim the surface of the line, no claim the surface of output the surface of the surface o	and a distance in width during on the ground of recorded in these present except as followed in the second of the R.M. In the addition "Granton does go the aforessinholes, and additions to cut awaye and in the rein grantom time to the grantor(s) and over any the ground; the conflict with shall be mad in accessible to the stanton of the stanton of the month of the mon	g the time of and, and being in the R.M.C. is warrants the llows: MtgeC. of the aboshe) is legally ator" wherever convey to the aid strip of lainy other adjuindustrial was of or to the sand keep cle rinjure the pint of ingress the strip of lainy other adjuindustrial was of or to the sand keep cle rinjure the pint of ingress the strip of lain in the control of the said she sewer pipe event a building aintenance, control of the said	construction shown on office in Plant there are to C. Do ove said Struction of the construction of the con	feet, more or lean and _2.5. In a print on a print of a	ss, and being that feet in width the in the offices at Page 12! ages, or other end Co., in Mortgage Book grant a right of worderstood to include the dassigns the follottain and operate to be necessary in the feet of abandonment of a dandonment of the feet of the the feet of abandonment of the feet of a dandonment of the feet of the strip of land across that the failure of a dandonment of the feet of the strip of land across that the failure of a dandonment of the feet of the purpose the for the purpose to the operation of the opinion op	portion of reafter, as of Taylors 5 et seg. umbrances 1103 ay with react the Mortowing: The within the for the purple of the right the land reacted of the right ad over said the provided: ghteen (18) the opinion poses herein the grantee, antiguous to a account of the or main-
5. All Off	ner or specia	, lettiis and					
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7. The g sell and releas the grantor(s) fend all and six whomsoever la	grantor(s) have se unto the control of the control	ve granted, igrantee(s), the ereby bind the ereby bind the ereby bind the ereby bind to closely to closely be to c	bargained, so eir successors heir heirs, succ e grantee, the aim the same	Id and rele and assign cessors, ext grantee's or any pa	eased and by the ns forever the ecutors and adr successors or rt thereof.	ull settlement of a ese presents do gr property described ninistrators to war assigns, against e	ant, bargain, I herein and rant and de- every person
IN WITHE	SS WHEREOF	, the hand at	nd seal of the	Grantor(s)	herein and of t	he Mortgagee, if a	ny, has here-
unto been set :	this18	_ day of	FEB.		, 19_6	y	
Signed, sealed							
ann	and deliver	Lind	sey-	_ (SLYNN LINE	SEY, INC.	(Seal)
finite	As to the S	A/ell	lon _		Y: Hlynn	A. Linds	Seal)
>	As to the	Lied		(J. plo	uglar Wil	Ysomuse tix
Kercu	illine V	<u> </u>	<u> </u>			10	4